described in the description and plat	e) of the property situate in Baltimore County and which is	
	Law and Zoning Regulations of Baltimore County, to use the // Filebile home rank in a D. R. 3.5 zone.	
	E.D15	
	DAIE 3-4-67	
Property is to be posted and adv	vertised as prescribed by Zoning Regulations.	
	of above Special Exception advertising, posting, etc., upon filing and are to be bound by the zoning regulations and restrictions and to the Zoning Law for Baltimore County.	
	I/We do solemnly declare and affirm, under the penalties of perjury, that I/we are the legal owner(s) of the property which is the subject of this Petition.	
Contract Purchaser:	Legal Owner(s):	; ;
(Type or Print Name)	Lodge Forest Partnership (Type or Print Name)	•
Signature	Signature Signature	
Address	(Type or Print Name)	
Chy and State Attorney for Petitioner:	Signature	
•	B. Gontrum 110 West Road 321-6436 Address Phone No.	
Gignature		٠
09-Eastern-Blvd Address	Name, address and phone number of legal owner, contract purchaser or representative to be contacted	; #
altimore, Md. 21221 City and State	Name	
Attorney's Telephone No.: 686-	8274 Address Phone No.	ŧ
	Address Phone No.	
ORDEEED By The Zoning Com	omissioner of Baltimore County this 21st day	
	nmissioner of Baltimore County, this21st day 86 that the subject matter of this petition be advertised, as	
of, 19_	86., that the subject matter of this petition be advertised, as	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	86., that the subject matter of this petition be advertised, as imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	86., that the subject matter of this petition be advertised, as imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	86., that the subject matter of this petition be advertised, as imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	86., that the subject matter of this petition be advertised, as imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	86., that the subject matter of this petition be advertised, as timore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30_ o'clock	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay, 19, required by the Zening Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay, 19, required by the Zening Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay, 19, required by the Zening Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay, 19, required by the Zening Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of	
required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County Contra on the	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86_, at _10:30 o'clock	
required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County Control on the 24th ZCOT-NO.1 BALTIMORE COU C	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of	
required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County County on the 24th Z.C.O. No. 1 BALTIMORE COU C. 1 T.	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of	
required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County County on the 24th Z.C.O. No. 1 BALTIMORE COU C. 1 T.	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of	
required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County Contra on the	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of	
required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County County on the24th	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of	
required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County County on the24th	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of	

A Company of the contract of t	والمرافق والم		and the second s
TO THE ZO	PETITION FOR S	ZONING VARIANCE TMORE COUNTY: 76. 524-X	398
The und described in	dersigned, legal owner(s) of the the description and plat attached	hereto and made a part hereof, hereby petition for a	
feet-set-b	m Section <u>- 414_4</u> _to_reduce cack-from-boundary-lines	required_seventy=five_(75)	ТО
From Sect	ion_414.5_to_reduce_spa	ce between mobile homes from the	FROI
required - of the Zoning following rea	twenty-five (25)-feet-t Regulations of Baltimore County, sons: (indicate hardship or practic	to the Zoning Law of Baltimore County; for the cal difficulty)	SUBJ
Boundary setback we points as	lines are with similarl ould necessitate a tota well as disrupt the co	y developed property and the required l reconfiguration of roads and access ntinuity of the developments.	e de la companya de l
Complance the varyin designed t	with the required mobing styles of homes allowed by the provide residents with the province of	le home separation setback would limit wable in the park which has been ith choices as to style and appearance. as prescribed by Zoning Regulations.	with
I, or we, a petition, and f	ACTOO to now	ariance advertising, posting, etc., upon filing of this	NEG:s
		I/We do solemnly declare and affirm, under the penalties of perjury, that I/we are the legal owner(s) of the property which is the subject of this Petition.	cc:
Contract Purch	aser:	Legal Owner(s):	
(Type or Prin	·	(Type or Print Name) E. D. 15	
Signature		Signature DATE 3-4 67	
Address	~	(Type or Print Name)	
City and State		Signature	
Attorney for Pe		11-17, 32.0	F 3
Robert J. B	Romadka/John B. Gontrum Name)	110 West Road = -66,656	
Signature		Towson, Maryland 21204	
809 Easter	n Blvd.	Name, address and phone number of legal owner, contract purchaser or representation	
Baltimore.	-Md21221	tract purchaser or representative to be contacted	
ony and state	hone No.:686-8274	Name	
		Address Phone No.	
	4. 86	Baltimore County, this 21st day	CPS-008
Commissioner of	Baltimore County in Room 106	subject matter of this petition be advertised, as in two newspapers of general circulation throughthat the public hearing be had before the Zoning, County Office Building in Towson, Baltimore	, .
-A:W	day of	June, 19_86_, at _10:30 o'clock	
		Could Ville	BALTIM
	-	Zoning Commissioner of Baltimore County.	
H	(over		COUNTY OFFICE BLDG. 111 W. Chesapeake Av. Towson, Maryland 21:
			000
The state of the s	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	Chairman
			MEMBERS
			Bureau of Engineering
•	en e		Department of Traffic Engineering
			State Roads Commissi Bureau of
			Fire Prevention Health Department
			Project Planning Building Department
			Board of Education Zoning Administration
			Industrial Development
			• • •
<i>.</i>	•		

BALTIMORE COUNTY, MARYLAND

INTER-OFFICE CORRESPONDENCE Arnold Jablon TO Zoning Commissioner Date June 12, 1986 Norman E. Gerber, AICP, Director FROM Office of Planning and Zoning SUBJECT Zoning Variance #86-254-XA; Biscayne Bay

I have reviewed the above petition and found its request consistent with the Chesapeake Bay Critical Area legislation.

NEG:s1m

cc: Ms. Jean Jung Mr. Jim Hoswell Mr. Tom Vidmar

Ms. Audrey Thier Mr. Tim Dugan Mr. Paul Solomon BALTIMORE COUNTY, MARYLAND

INTER-OFFICE CORRESPONDENCE Arnold Jablon

Date June 13, 1986 TO Zoning Commissioner Norman E. Gerber, AICP, Director

SUBJECT Zoning Petition No. 86-524-XA

FROM Office of Planning and Zoning

There are no comprehensive planning factors requiring comment on this petition.

NEG:JGH:slm

CPS+008

BALTIMORE COUNTY ZONING PLANS ADVISORY COMMITTEE

June 16, 1986

COUNTY OFFICE BLDG. 111 W. Chesapeake Ave. Towson, Maryland 21204 Lodge Forest Partnership

110 West Road Towson, Maryland 21204

RE: Item No. 398 - Case No. 86-524-XA Petitioner: Lodge Forest Partnership Petitions for Special Exception and Zoning Variance

Gentlemen:

Department of Traffic Engineering State Roads Commission Bureau of Fire Prevention Health Department Project Planning

The Zoning Plans Advisory Committee and the County Review Group (CRG) have both reviewed the plans submitted with the abovereferenced petition. The comments from the CRG have been added to those of the Zoning Plans Advisory Committee and are part of this case file. They are not intended to indicate the appropriateness of the zoning action requested, but to assure that all parties are made aware of plans or problems with regard to the development plans that may have a bearing on this case. The Director of Planning may file a written report with the Zoning Commission with recommendations as to the suitability of the requested zoning.

This petition was accepted for filing on the date of the enclosed filing certificate and a hearing scheduled accordingly.

> Very truly yours, James & Lyce/KKB JAMES E. DYER Chairman

JED:kkb Enclosures

cc: Robert J. Romadka, Esquire George W. Stephens, Jr. & Associates, Inc.

Zoning Plans Advisory Committee

Mr. Armold Japlan JUNE 2, 1986 Zoning Commissioner County Office Building (CRITICAL ARCA) Ret Coming Advisory Meeting of May 6, 1986 Item - 398
Procerty Carer: LOGE FOREST PARTUELLocation: Ship CENTER OF DUDGE VILLAGE CIRCLE Dear Hr. Jablon: The Division of Current Planning and Development has reviewed the subject ext. There are no site planning factors requiring comment.

A County Review Group Meeting is required.

A County Review Group meeting was neld and the minutes will be forward by the Eureau of Public Services.

This site is part of a larger tract; therefore it is defined as a subdivision. The plan must show the entire tract.

A record plat will be required and must be recorded prior its suance of a building permit.

The access is not satisfactory.

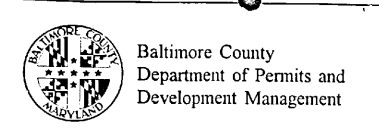
The parking arrangement is not satisfactory. ()The parking arrangement is not satisfactory.
()Parking calculations must be shown on the plan.
()This property contains soils which are defined as wetlands, and development on these soils is prohibited.
()Construction in or alteration of the floodplain is prohibited under the provisions of Section 22-93 of the Development Regulations.

()Development of this site may constitute a potential conflict with the Baltimore County Master Plan.

()The amended Development Plan was approved by the Planning Board. Using: Yust comply with dailingre County Landscape Manual.
The property is located in a deficient service area as defined by Sill 173-79. No building permit may be issued until a Reserve Capacity Use Certificate has been issued. The deficient service is

[The property is located in a traffic area controlled by a "D" level intersection as defined by Bill 178-79, and as conditions change traffic capacity may become more limited. The Basic Services Areas

[The re-evaluated annually by the County Council. PROVIDED BY THE COMPREHENSIVE PLANNING DIVISION 3 THE CRG PLAN XX -361 (K/A PLAGE II - BISCANNE BAY VILLAGE) WAS APPROVED COUDITIONALLY OUSBIBLE Chist, Current Planning and Development CC: James Haswell



Development Processing County Office Building 111 West Chesapeake Avenue Towson, Maryland 21204 pdmlandacq@co.ba.md.us

October 6, 1998

Mr. Patrick M. O'Keefe Morris & Ritchie Associates, Inc. 110 West Road, Suite 245 Towson, MD 21204

Dear Mr. O'Keefe:

RE: Biscayne Bay, Zoning Case 86-524-XA, 15th Election District

This letter confirms the zoning spirit and intent approval for the changes proposed in zoning case 86-524-XA. The changes were already approved on the revised CRG plan dated May 29, 1998.

I trust that the information set forth in this letter is sufficiently detailed and responsive to the request. If you need further information or have any questions, please do not hesitate to contact me at 410-887-3391.

John L. Lewis Planner II Zoning Review

JLL:scj

Come visit the County's Website at www.co.ba.md.us

Tom O'Laughlin

ACCOUNT S	9/28/1998 9/25/1998 14:46:55 6 NSO3 CASHIER PUES PEN DRAWER 3 5 NISCELLANDUS CASH RECEIP! 059%5 071 N NO. 056219 40.00 CHECK: FN
Sprint: Intent 81-524-XA BICAYNE DAY STRIBUTION	Baltimore County, Karyland

MORRIS & RITCHI	IE ASSOCIATES, INC. ERS, SURVERS, CHITECTS ENDING LETTE OF TRANSMITTAL
139 N. MAIN ST., STE. 200	110 WEST BD. STE 245 9/18/48
BEL AIH, MD 21014	TOWSON, MD 21204 Q DATE 9/25/98 JOB NO. 04 55
(410) 879-1690 (410) 836-7580 FAX (410) 879-1820 TO BALTIMOLE	(410) 821-1690 FAX (410) 821-1748 COUNTY IDH RE: BISCAMAE RMA VIII
P.D.M Z	ZAMINIC ADM
	SAPEAKE AVE. CASE NO. 86-524-XA
	SLON, DIRECTOR
) (\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	/ PILLETOR
WE ARE SENDING YOU Thatta	achod . T. Hadanaa .
>	the following items:
☐ Copy of letter	☐ Change order ☐ Samples ☐ Specifications
CORPE	
COPIES DATE NO.	DESCRIPTION - 1ST AMENDED PHASE II
7 400.91	000 /5 10110
	CILY / FINDINGS/ DRC #02098 H/DATA-SHEET
	98-4101
	PDM
THESE ARE TRANSMIFTED as checke	ed below:
For approval	☐ Approved as submitted ☐ Resubmit copies for approval
☐ For your use	☐ Approved as noted ☐ Submit copies for distribution
> As requested	☐ Returned for corrections ☐ Return corrected prints
☐ For review and comm ☐ FOR BIDS DUE	
	NOTE THAT THIS LETTER OF SPIRIT
AND INTENT	DATED MAY 14, 1998 IS THE SUBJECT
OF SOME CON	CERN, SINCE WE HAVE NO RECORD
THE DROENE	RIOR RESPONSE. THEREFORE IN
AN ADDITION	OF RESPONSE, WE SUBMIT HEREWITH
YOUR EARLY	NAL FILING FEE FOR S&I LETTER. 1 RESPONSE WOULD BE APPRICIATED
SINCE PLUN	AT AT AT AT A TEL
_ IN ABEYANC	E AWAITING A ZONING RESOLUTION.
O VIII	
COPY TO C. KNOTT M. DAVIS	Fatrick M. O'Keelo
•	SIGNED:
	Total as noted, kindly notity us at once.

MORRIS & RITCHIE ASSOCIATES, INC. ENGINEERS, PLANNERS, SURVEYORS, END LANDSCAPE ARCHITECTS	Č

: May 14, 1998

Mr. Arnold Jablon **Baltimore County Permits** and Development Management 111 W. Chesapeake Avenue, Rm 109 Towson, MD 21204

Biscayne Bay Village Case No. 86-524-XA

Dear Mr. Jablon:

The zoning case on the aforementioned property granted September 26, 1989 permitted a Special Exception for a trailer park within a DR 3.5 zone for the Phase II area of the project, along with variance reductions in boundary setback of 12.5 feet in lieu of the 75 feet required, a paving reduction to 25 feet in lieu of 30 feet and a trailer to trailer setback reduction of 15 feet in lieu of 25 feet. The approved plans were for a 174 unit mobile home park of which 24 units have been

The First Amended CRG Plan revised the unit mix between double wide and single wide units along with minor layout modifications. The total number of units is reduced to 164 units.

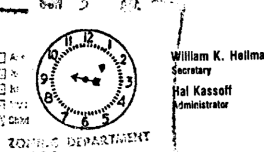
It is our opinion that these revisions are within the spirit and intent of the variances and Special Exception Order. The first CRG refinement was approved by the Development Review Committee on February 26, 1998 for the revised layout.

We request that you review the enclosed Plan, the zoning case file, and render your decision

139 N. MAIN STREET, SUITE 200 BEL AIR, MARYLAND 21014 (410) 878-1690 (410) 836-7560

110 WEST ROAD, SUITE JOST TOWSON, MARYLAND 21204 (410) 821-1690

9090 JUNCTION DRIVE, SUITE 8
ANNAPOLIS JUNCTION, MARYLAND 20701 The state of the s



Mr. A. Jablon Zoning Commissioner County Office Building Towson, Maryland 21204

Attention: Mr. James Dyer

Re: ZAC Meeting of 5-6-86 ITEM: #398. Property Owner: Lodge Forest Partnership (CRITICAL AREA) Location: Center of Dundee Village Circle, 1920 Feet SE of the center of Eastern Ave. Extended, Route 150 Existing Zoning: D.R. 3.5 Proposed Zoning: Variance to reduce required 75 foot setback from boundary lines to a minimum of 50 feet and to reduce space between mobile homes from the required 25 feet to 15 feet and a Special Exception for a mobile home park in a D.R. 3.5 Acres: 47.962 acres District: 15th Election

District

the state of the s

are also the responsibilities of the Developer.

Bond posted prior to issuance of a grading permit.

zation (With Semi-Permanent Seedings)".

No storm water management is required.

Biscayne Bay Village - Phase II

On review of the submittal of 3-28-85 and field inspection, the State Highway Administration finds all access to the site by ay of Eastern Avenue (Route 150) generally acceptable.

> very truly yours, Bureau of Engineering Access Permits

CL:GW:maw

Page 2

May 6, 1986

of the Developer.

this development.

Dear Mr. Jablon:

By: George Wittman

cc: Mr. J. Ogle

My telephone number is (301) 659-1350 Teletypewriter for Impaired Hearing or Speech 383-7555 Baltimore Metro — 565-0451 D.C. Metro — 1-800-492-5062 Statewide Toll Free P.O. Box 717 / 707 North Calvert St., Baltimore, Maryland 21203 - 0717

STORM DRAINS, SEDIMENT CONTROL AND STORM WATER MANAGEMENT COMMENTS:

The Developer is responsible for the total actual cost of drainage

facilities required to carry the storm water run-off through the property

to be developed to a suitable outfall. The Developer's cost responsibil-

ities include the acquiring of easements and rights-of-way - both onsite

and offsite - and the deeding in fee of said rights-of-way to the County.

The Developer must provide necessary drainage facilities (temporary

Development of this property through stripping, grading and stabili-

Preparation of all construction, rights-of-way and easement drawings,

engineering and surveys, and payment of all actual construction costs

including the County overhead both within arc outside the development.

or permanent) to prevent creating any nuisances or damages to adjacent

of any problem which may result, due to improper grading or improper

installation of drainage facilities, would be the full responsibility

zation could result in a sediment pollution problem, damaging private

and public holdings downstream of the property. A grading permit is,

therefore, necessary for all grading, including the stripping of top

In accordance with Baltimore County Council Grading Ordinance

A sediment control plan is required. The number of square feet

The Developer shall be responsible to stabilize the sidewalk areas

Failure by the Developer to accomplish the stabilization as afore-

The property to be developed is located adjacent to tidewater. The

Developer must adhere to all sections of the County Building Code 3 they relate to elevation restrictions for residential development above mean

(Bill No. 13-35), a grading plan shall be approved and a Performance

of land disturbed shall be indicated on the sediment control drawing.

and supporting slopes on all road rights-of-way following completion

of the initial grading of the boxed-out subgrade. The stabilization

as established in the Baltimore County Sediment Control Manual. Mini-

Baltimore County Sediment Control Manual under "Critical Area Stabili-

mentioned will result in the termination of all processing phases of

shall be accomplished within the nearest period of optimum seeding

mum acceptable stabilization measures will be as specified in the

properties, especially by the concentration of surface waters. Correction

BALTIMORE COUNTY
FIRE DEPARTMENT TOWSON, MARYLAND 21204-2586

PAUL H. REINCKE

May 20, 1986

Mr. Arnold Jablon Zoning Commissioner Office of Planning and Zoning Baltimore County Office Building Towson, Maryland 21204

Chairman Zoning Plans Advisory Committee

RE: Property Owner: Lodge Forest Partnership (Critical Area)

Location: Center of Dundee Village Circle, 1920' SE of the center of

Eastern Avenue Extended. Zoning Agenda: Meeting of 5/6/86

Item No.: 398

Pursuant to your request, the referenced property has been surveyed by this Bureau and the comments below marked with an "X" are applicable and required to be corrected or incorporated into the final plans for the property.

- (x) l. Fire hydrants for the referenced property are required and shall be located at intervals or 500 feet along an approved road in accordance with Baltimore County Standards as published by the Department of Public Works.
- () 2. A second means of vehicle access is required for the site.
- () 3. The vehicle dead end condition shown at ___

EXCEEDS the maximum allowed by the Fire Department.

- \star (\star) 4. The site shall be made to comply with all applicable parts of the Fire Prevention Code prior to occupancy or beginning of operation.
- () 5. The buildings and structures existing or proposed on the site shall comply with all applicable requirements of the National Fire Protection Association Standard No. 101 "Life Safety Code", 1976 edition prior to occupancy.
-) 6. Site plans are approved, as drawn. workering and the control of the control

) 7. The Fire Prevention Bureau has no comme

REVIEWER: Catt Gooff Helly Th./16 Approvedi Fire Prevention Bureau

* Installation of mobile homes shall be in accordance with NFPA Standard 501A 1977 Edition.

Biscayne Bay Village - Phase II

May 6, 1986 STORM DRAINS, SEDIMENT CONTROL AND STORM WATER MANAGEMENT COMMENTS: (Cont'd)

Approvals for this project may be required from the Water Resources Administration and the Corps of Engineers.

WATER AND SANITARY SEWER COMMENTS:

Project #86080

A preliminary print of this property has been referred to the Baltimore City Water Division for review and comment in regard to adequacy of water pressure in this development. If Baltimore City has any comment, it will be forwarded.

Fire hydrant spacing and location are subject to review and approval by the Fire Protection Section of the Fire Department.

Onsite private water mains with fire hydrants shall be metered at the public source. The size and design of the meters shall conform with Baltimore City Standards. Permission to obtain a metered connection may be obtained from the Department of Permits and Licenses.

The Developer is entirely responsible for the construction, and the cost of the construction and maintenance, of his onsite private sanitary sewerage, which must conform with the Baltimore County Plumbing Code.

Permission to connect to the existing public sanitary sewer may be obtained from the Department of Permits and Licenses.

This property is subject to Water and/or Sewer System Connection Charges based on the size of water meters utilized in accordance with current County Policy.

The total Water and/or Sanitary Sewer System Connection Charge is determined, and payable, upon application for the Plumbing Permit. This Charge is in addition to the normal front foot assessment and permit charges.

The Plan may be approved, subject to conformance with the above comments.

* * * * * * *

EDMARD A. MCDCMOUGH, P.E., Chief Developers Engineering Division

FAM: DBS: S5

cc: File

• • •

BALTIMORE COUNTY

TOWSON, MARYLAND 21204

15th.

exterior wall within 3'-0 of an interior lot line.

regulations may also be applicable.

W. Chesapeake Avenue, Towson, Maryland 21204,

494-3610

TED ZALESKI, JR.

DIRECTOR

DEPARTMENT OF PERMITS & LICENSES

Comments on Item # 398 Zoning Advisory Committee Meeting are as follows:

Lodge Forest Partnership (CRITICAL AREA)

B) A building and other miscellaneous permits shall be required before the start of any construction.

registered in Maryland Architect or Engineer is/is not required on plans and technical data.

All structures shall conform to the Beltimore County Building Code as adopted by Council Bill #17-85, the Maryland Code for the Handicapped and Aged (A.N.S.I. #117-1 - 1980) and other applicable Codes and Standards.

Residential: Two sets of construction drawings are required to file a permit application. The seal of a

[D] Commercial: Three sets of construction drawings sealed and signed by a registered in Maryland Architect

or Engineer shall be required to file with a permit application. Reproduced seals are not acceptable.

E. All Use Groups except R-4 Single Family Detached Dwellings require a minimum of I hour fire rating for exterior walls closer than 6'-0 to an interior lot line. R-4 Use Groups require a one hour wall if closer

than 3'-O to an interior lot line. Any wall built on an interior lot line shall require a fire or party wall. See Table 401, Section 1407, Section 1406.2 and Table 1402. No openings are permitted in an

F. The structure does not appear to comply with Table 505 for permissable height/area. Reply to the requested

G. The requested variance appears to conflict with Section(s) ______, of the Baltimore County Building Code.

H. When filing for a required Change of Use/Occupancy Permit, an alteration permit application shall also

The proposed project the located in a Flood Plain, Tidal Mitter. Please see the attached copy of Section 516.0 of the Building Code as adopted by Bill #17-85. Site plans shall show the correct elevations above sea level for the lot and the finish floor levels including basement.

(J) Comments: All mobile units shall comply with Section 613.0. The Code of

K. These abbreviated comments reflect only on the information provided by the drawings submitted to the Office of Planning and Zoning and are not intended to be construed as the full extent of any permit. If desired

Maryland Regulations 05.01.07. Industrialized building and mobile home

be filed along with three sets of acceptable construction plans indicating how the existing structure is to be altered in order to comply with the Code requirements for the new use. Maryland Architectural or

Engineer seals are usually required. The change of Use Groups are from Use to Mixed Uses _______ to Mixed Uses _______ . See Section 312 of the Building Code.

variance by this office cannot be considered until the necessary data pertaining to height/area and construction type is provided. See Table 401 and 505 and have your Architect/Engineer contact this department.

Center of Dundee Village Circle, 1920 feet SE of the center of

May 19, 1986

Eastern Avenue Extended

By: C. E. Burnham, Chief
Building Plans Review

SUBJECT: COUNTY REVIEW GROUP COMMENTS DATE: May 8, 1986 FROM: OFFICE OF PLANNING AND ZONING XXXXXXXXXXXXXXXX PROJECT NAME: BISCAYNE BAY VILLAGE PHASE II PLAN COUNCIL & ELECTION DISTRICT XV-361 PLAN EXTENSION REVISED PLAN

The Office of Planning has reviewed the revised subject plan dated May 11, 1986 and submits the following comments:

This site is located within the "Critical Area" designated by the Chesapeake Bay Critical Areas law. The Critical Area legislation requires local governments to make specific findings about the environmental impacts of proposed development in the Critical Area. The findings must show that any proposed development will minimize adverse impacts on water quality from discharge or runoff. Any fish, wildlife, or plant habitats which may be adversely affected must be identified and the development designed to preserve habitats. Local governments must require applicants for development to provide any information needed to make the required findings.

The ffice of Planning's report on the Critical Area review is attached. The report indicates that the revised CRG plan dated May 1, 1986 essentially restricts development to the area within the "limit of development" line established by the Office of Planning. Because of the applicant's compliance with this requirement and with the majority of other Critical Area requirements which have been extensively reviewed and discussed, the Office of Planning's report recommends that Critical Area approval be granted for the May 1, 1986 plan with the following modification and conditions:

The Local Open Space must be reconfigured to provide maximum protection for the sensitive wetland habitats. It must be stipulated on the plan that only passive use of the open space is allowed.

- 2. It must be stipulated, on the CRG Plan, final development plan, and plat, that no activity is to be allowed in the undisturbed Critical Area Buffer (environmental area) beyond the local open space.
- 3. The Department of Public Works must confirm that the stormwater management system will function to reduce runoff pollutant loadings to the same degree as was proposed for all previous submittals. New pollutant loading calculations have not been submitted as was requested. They must be submitted in order for this office to confirm sufficient runoff treatment.
- 4. Stormwater management wetlands must not be located within lot lines and ownership and maintenance of these wetlands must be the responsibility of the developer.
- 5. The undisturbed Critical Area Buffer (environmental area) should be deeded in fee to Baltimore County.

over

BALTIMORE COUNTY, MARYLAND

SUBJECT:	SUBDIVISION RE	VIEW COMMENTS	DATE:	May 6,	1986
FROM:	Edward A. McDo Developers Eng	onough, P.E., Chief dineering Division			
	PROJECT NAME:	Biscayne Bay Village - Pha	ase II		
	PROJECT NUMBER:	#86080			
	LOCATION:	Pastern Avenue Extended			
	DISTRICT:	15C5			

The Plan for the subject site, dated March 23, 1985 with the latest revision dated May 1, 1986, has been reviewed by the Developers Engineering Division and we comment as follows:

GENERAL COMMENTS:

The State Health Department Construction Permits for each private utility (water, sanitary sewer and storm drains) totaling over 400 feet in length will be obtained through the Baltimore County Department of Public Works.

In accordance with Bill No. 56-82, dredging, filling or construction in any wetland is prohibited.

The Developer shall be responsible for damages to the County's facilities, such as water meters, manholes, curbs and gutters and inlets within his subdivision. Occupancy Permits will be withheld until such damages have been corrected.

HIGHWAY COMMENTS

All roadways will be privately maintained. The proposed road cross-section appears to be satisfactory to provide proper access to all units in the mobile home park.

In accordance with Bill No. 32-72, street lights are required in all subdivisions. The Developer will be responsible for the full cost of installation of the cable, poles and fixtures.

BALTIMORE COUNTY, MARYLAND

INTER-OFFICE CORRESPONDENCE

SUSAN S. CARRELL, Acting Chief TO _ Current Planning & Development May 7, 1986

AUDREY L. THIER FROM Asst. Coastal Zone Planner, OPZ

SUBJECT Biscayne Bay - Critical Area Review

I have reviewed the most recent submittal (dated May 1, 1986) for the Biscayne Bay Mobile Home Park . Essentially, all development is now shown within the "limit of development" line drawn by the Office of Planning and Zoning. Because of the applicant's compliance with this requirement and with the majority of other Critical Area requirements which have been extensively reviewed and discussed this past year, I recommend that Critical Area approval be granted for the May 1, 1986 plan with the following modifications and conditions:

- 1. Local Open Space must be reconfigured as shown on the attached overlay. This reconfiguration is necessary for maximal protection of sensitive wetland habitats. Additionally, it must be stipulated that only passive use of the open space is allowed.
- 2. It must be stipulated that no activity is to be allowed in the Critical Area buffer area beyond the local open

2 3 4 4

3. Public Works must confirm that the stormwater management system will function to reduce runoff pollutant loadings to the same degree as was proposed for all previous submittals. No new pollutant loading calculations (as requested at the pre-CRG) have been submitted.

> 4. Stormwater management wetlands must not be located within lot lines and ownership and maintenance of these wetlands must be the responsibility of the developer.

Additionally, it is recommended that the Critical Area buffer be

deeded in fee to Baltimore County.

ALT: vh

AUDREY L. THIER Asst. Coastal Zone Planner

Attachment: Overlay

CPS-008

SUBJECT: COUN	TY REVIEW GROUP COMMENTS	DATE: May 8, 1986
FROM: ZONI	NG OFFICE	
PROJECT NAME:	BISCAYNE BAY VILLAGE, PHASE II	PLAN: 3/28/85
LOCATION:	NE/S of Dundee Village Circle, E of Eastern Avenue Extended	REVISED DEVELOPMENT PLAN: 5/1/86 V - Compliance PLATE O - Non-Compliance
TDISTRICT: 77.44	*15th Election District	PLATE O-Non-Compliance
1. Include t	he zoning history of the property of	
Small Z	oning Case No. 83-59-XA - Docket ar	
Small 2/26/82 Freed 2/26/82	Petition filed for Lodge Forest R Appeals for conditional reclassifit to D.R.3.5 and Special Exception f to Sections 414.4: to permit a 15 lieu of the required 75' and from back of 15' between trailers in li	cation from D.R.16 and D.R.5.5 for a trailer park and variances is setback to a boundary line in a Section 414.5 to permit a set-
10/4/83	Ordered by Board of Appeals that (and D.R.5.5 to D.R.3.5 be GRANTED; a trailer park be GRANTED, su	(b) that special exception for
**	compliance with all CRG requirement reduce the required 75' setback	ents; (c) that the variance to from boundary lines to 15' be
Marie Carlos Carlos (Carlos Carlos Ca	DENIED, but in lieu thereof a v setback to a 60' setback be GRANTE space between trailers from 25' to	D; (d) a variance to reduce the
11/7/83	No appeal; case closed.	
5/2/84	CRG approved an amended plan with ficantly reduced the density and i	100 fewer dwellings that signi- ncreased the wetlands setbacks.
5/ 23/84	Board of Appeals ordered that the the case.	e amended plan be recieved into
6/1/84	Chesapeake Bay Critical Areas Co Interim protection S.8-1813. Case	mmission legislation enacted. ereopened for amended plan.
6/25/84	Case reopening for an amended plan by the People's Counsel for non- the Baltimore County Code.	appealed to the Circuit Court compliance with S.2-58.1(M) of
7/25/84	Circuit Court remanded case to Boa	rd of Appeals.
	·	
ere i digita di salah		
	The second secon	

a p<mark>isa di di</mark> a Tangan sin d

FRN:rlw

0

BISCAYNE BAY VILLAGE, PHASE II - 3 -May 8, 1986 CRG COMMENTS (continued) CRG MESTING OF MAY 8, 1986 BISCOTTE BAY VILLAGE . PHOSE I The preceeding docket and history should be updated with any C.R.G. or zoning case highlights and be made a part of the plan. 2. The requested variances conflict with Note #3, please clarify. 1. Peak swm 19 not required for this site deeto proximity to tidenater. Indicate with a bold line the boundary between Phase I and Phase II and the restricted area as shown on the revised, amended site plan in the previous zoning case. If the development conflicts with these documented bounda-ries, please justify this change on the plan. - As shown : they will untercept all the proposed impervous area in this Phase. 4. The proposed Community Building should meet all of the requirements of Deletco S.V.B.2 (C.M.D.P.) and it should be noted if it is for the use of residents Key the typical lot layouts to the individual lots and indicate which lots would not meet or would be an exception to the typical layout. 6. Add permit numbers and issued date for Phase I to the history in Comment No. 1. 3. First floor elevations much be 11.2 or greater. 7. The trailer pads should be shown prior to building permit or development plan approvals. There was confusion at these times in the approval process Not even a note? Zoning Coordinator WCR:bg * Revised plan of 4/21/86 eliminates a number of units + one of the 4 wetland areas. Eccause of this, portions of _ 4 proposed roads will not be directed to the wetland areas__ for water quality control.

2. I assume that the 4 wetland areas shown on the plan are for waterquality control. We will defer to Planning regarding design requirements for water quality control

0



William K. Hellmann Hai Kassott

May 5, 1986

Mr. J. Markle, Chief Bureau of Public Services County Office Building Towson, Maryland 21204

Re: CRG Meeting of 5-8-86 Biscayne Bay Village S/S Eastern Ave. Route 150 . . . 6 Dundee Village Circle

Dear Mr. Markle:

CL:GW:maw

cc: Mr. J. Ogle

On review of the submittal of 3-28-86, the State Highway Administration finds all access to the site by way of Eastern Avenue (Route 150) generally acceptable.

Very truly yours,

Charles Lugar Charles Lee, Chief Bureau of Engineering Access Permits

By: George Wittman

My talaphone number is (301) 659-1350 Teletypewriter for Impaired Hearing or Speech 383-7555 Baltimore Metro — 565-0451 D.C. Metro — 1-800-492-5062 Statewide Totl Free P.O. Box 717 / 707 North Calvert St., Baltimore, Maryland 21:03 - 0717

MAN M	
	COUNTY FALIANCE TO THE TANK
	CONTINUE COUNTY DEFENDED OF FEDERAL
	BISCAYNE BAY - PHASE TI
	Spinistrica Name: Section and on Plat
O_{L}	e Forest Partnership. Depresoper and or Engineer Low Creek 205 4796 Tubbe Public Trained No. of Lors Total Acreage Water Sewer
000	Developer and/or Engineer
1100	to Creek 205 47 96 Tubbe tuble
wate	rshed No. of Lors Total Acreage Water Sewer
	or Units
MEN	TS ARE AS FOLICAS: Soil percolation tests are required; a minimum of two test are required within
`	- decimpted in conscience foot sewage disposal reserve area. For in the circ
	information regarding these requirements, contact this office at 454-2762.
	Soil percolation test have been conducted. Revised plans, must be submitted prior to approval of plat, are not required and the plat can are not required and the plat can be submitted prior to approval of plat.
× .	be approved as submitted. Contact this office for more complete information,
/	
_	Public sewers, public water, must be utilized and, or extended to
/	serve the property. A Hydrogeological Study and Environmental Effects Report for this subdivision,
<u></u>	must be submitted. are not required, is indepiete and note
	be revised, has/have been reviewed and approved.
	A Water Appropriation Permit Applicationmust be submitted,has been submitted. NCTE: Greater than 33 lots necessitates a public hearing with
	Water Resources Administration as part of the permit process.
	It is recommended the plan be approved as submitted, be approved as
	submitted subject to the following conditions noted: on the attacked mino Liter 4-25-86
	ANGRES PATTER
	It is recommercied this plan not be approved at this time. See revisions and/or
	comments. \mathcal{GH}_{\perp}
EVIS	SIONS AND/OR/COMMENTS:

A ALTONOMIC

SS 78TR

0 BALITIMORE COUNTY, MARYLAND Date May 8, 1986 Subject: County Review Group Comments From: Dept. of Recreation and Parks Preliminary Plan_ Project Name: Biscayne Bay Village Development Plan Project Number: 86080 Final Plat Location: Eastern Avenue Extended Districts: 15, C-5 Zoned DR 3.5 COMMENTS: Revised plan dated May 1, 1986 1. Local Open Space is required. The L.O.S. shall be titled to the developer or his assigns and shall be maintained and protected as per the L.O.S. Manual. 3. In order to best protect the Critical Area Buffer (Environmental Area) the L.O.S. should be configured as a narrow band along the perimeter of the developed area rather than the 1.94A+ parcel shown. 4. The Department of Recreation and Parks feels that title to the Critical Area Buffer (Environmental Area) should eventually be transferred to Baltimore County in order to follow the Dundee-Saltpeter Creek Master Plan and protect the adjacent Marshy Point Environmental Area. If ownership of the area in question should not be by Baltimore County, guarantees must be in place that no development or alteration of this land will be permitted and that the area shall be maintained by the developer in a clean, sanitary and attractive condition.

Francis R. Niner Facilities Coordinator

PALTIMORE COUNTY, MARYLAND INTER-OFFICE CORRESPONDENCE James A. Markle April 25, 1986 FROM Charles K. Weiss Biscayne Bay Village SUBJECT__Eastern Avenue Extended CRG 5/8/86 Baltimore County does not provide residential collection to mobile home parks, since these are considered commercial ventures. However, as roads are shown there would be no problem in providing front street collection to 30' through streets. Cul de sacs at Clear Lake, Cypress and Tamarac Trail if built to county specs would pose no collection problems to any commercial hauler. Note -- The revised plan showing dead end streets, rather than through streets, would be acceptable for refuse collection by commercial haulers as long as built to county specs for turnarounds and roads. CKW/KRA/rab

ALTIMORE COUNTY, MARYLAND INTER-OFFICE CORRESPONDENCE Mr. Brooks Stafford, Director TO Environmental Support Services FROM Rocks Percell Waste and Water Quality Management SURJECT ENVIRONMENTAL EFFECTS REPORT BISCOUNT CRG MEETING ा कार्यमित्रका<mark>म्यानिकासम्बद्धाः । हत्त्राम्यानी क्रम</mark>ानाः । इत्यः । The second se PLAN REVIEW NOTES Describe Site) 2 Public water and Public 3. Site to bounded on east and west (
This intarne to Salfpoter Creek Tidal marsa Fallsmeton and Elkto (Describe wetland soils on-site) Storm Water Management 10.63 acres proposed impervious area. The Environmental Effects Report is not approved. In to receive approval, the following checked items/conditions must be met. following checked items/conditions.

The Environmental Effects report is approved, subject No development is allowed in Fallsma? A revised site plan indicuting no developmen

CPS-008

BALTIMORE COUNTY, MARYLAND

: M James Markle 5-7-86 FROM : C. Fichard Moore SUBJECT: C.R.G. Comments

PROJECT NAME: Biscayne Bay Village C.R.G. PLAN: PROJECT NUMBER & DISTRICT: 15C5 86080 DEVELOPMENT PLAN: LOCATION: Eastern Ave. Exit RECORD PLAT:

There will need to be a clear sight area of at least 10 ft. behind the edge of paving for all proposed roads, with grading and clearing and no sight obstructions. This area needs to be shown on the standard detail and cross-section. Also, 250 ft. long sight lines need to be shown on the inside of the curve in the southeast corner of the property. The area between the sight line and the edge of paving needs to be cleared, graded, and kept free of sight obstructions, and needs to be shown on all future plans including the development plan.

> C. Richard Moore Deputy Director Department of Traffic Engineering

CRM:GMJ:1t

DEPARTMENT OF PLANWING BALTIMORE COUNTY PUBLIC SCHOOLS COUNTY REVIEW GROUP MEETING 01 5/8/86

evelopment Biscayne Bay Village orraion Eastern Avenue Extended istrict 15

Comments

School Situation 9/25 School Enrollment Catacity Over/Under -3cc hase Elem. -177Middle River Mid. -112 Hall Hanh 1910 Future Construction Estimated Capacity Status To Coen

*Programmed Construction Estimated Year To Coen Capacity Programmed School

Possible Student Yield

Elementary 33

Junior 24

Senior 23

*Subject to availability of funds

BALTIMORE COUNTY

494-4500

PAUL H. REINCKE CHIEF

DISTRICT # 15

ON BISCAYNE BAY ELVD.

PROTECTION ENGINEER.

FIRE HYDRANTS AT 500' INTERVALS.

COMMENTS:

CRG 09

FIRE DEPARTMENT TOWSON MARYLAND 21204-2586

SUBJECT: SUBDIVISION REVIEW COMMENTS

CAPTAIN JOSEPH KELLY

PROJECT NAME: BISCAYNE BAY VILLAGE

LOCATION: EASTERN AVENUE EXTENDED

BUREAU, PLANS REVIEW DIVISION

PROJECT NUMBER: CRG AGENDA 5/8/86, 11:00 AM

Planning

LODGE FOREST PARTNERSHIP - #R-83-59-XA

As a result of this, the Baltimore County Health Department and the Bureau of Environmental Services have evidenced concern about the possible effect this proposal would have upon this estuary and its associated tidal wet lands.

Testimony and evidence were presented to this Board for Petitioner's by James F. Knott, property owner, who described in detail his proposed use of the property and entered the latest plat showing same.

Mr. Barry Gossett, a partner in the Williams Estates who are the owners of a large mobile home park containing some 391 units developed in 1971, the newest mobile home park in Baltimore County, testified as to the need for more such parks and the practicality of the requested variance from Section 414.5 of the Baltimore County Zoning Regulations.

Mrs. Alberta Pugh, representing the Middle River Council of Civic Associations, testified that the Council she represents was in favor of this proposal rather than the now allowable 900 residential units. She also stated that Baltimore County should be especially vigilant in its protection of the nearby wet lands.

Captain Joseph Kelly, Baltimore County Fire Department, testified that the proposal meets all Baltimore County Fire Department standards. Charles H. Shinham, a civil engineer, testified at length

as to the present condition of the property, the various elevations above sea level thereon, and the effect this proposal, in his opinion, would have on the estuary and wet lands.

All of the above testified that, in their opinion, all the requirements of Section 502.1 of the Baltimore County Zoning Regulations have been complied with. This basically concluded the direct testimony in support of Petitioner's case. The Board, in this Opinion, will not attempt to summarize this lengthy testimony but will allow the record to so speak, however, we will note that all of this testimony and evidence was carefully evaluated in this Opinion and in the Order to follow.

Baltimore County presented Ms. Janice Outen, a water quality planner, who expressed concern about the effect the proposal could have on the estuary and wet lands. She especially noted the proximity of the property to the estuary and wet lands, the importance of protecting these

BALTIMORE COUNTY, MARYLAND

FROM: BALTIMORE COUNTY FIRE DEPARTMENT, FIRE PREVENTION

PROPOSED BUILDINGS SHALL BE DESIGNED AND CONSTRUCTED SO AS TO

FIRE FLOW TEST IS REQUIRED TO BE CONDUCTED BY THE BALTIMORE CITY

ALL FIRE HYDRANT SPACING SHALL BE IN ACCORDANCE WITH THE BALTIMORE COUNTY STANDARD DESIGN MANUAL, SEC 2.4.4, FIRE HYDRANTS.

WATER DEPARTMENT AS CLOSE TO THE SITE AS POSSIBLE, SPECIFICALLY:

MEET THE APPLICABLE PROVISIONS OF THE FIRE PREVENTION CODE

TEST RESULTS ARE TO BE FORWARDED TO THE OFFICE OF THE PIRE

AND THE NFPA 101 LIFE SAFETY CODE, 1981 EDITION.

DATE: APRIL 24, 1986

NO. R-83-59-XA

IN THE MATTER OF THE APPLICATION OF LODGE FOREST PARTNERSHIP FOR REZONING FROM D.R. 16 and D.R. 5.5 to D.R. 3.5; FOR SPECIAL EXCEPTION FOR A MOBILE HOME PARK: AND FOR A VARIANCE FROM SECTIONS 414.4 and 414.5 OF THE BALTIMORE COUNTY ZONING REGULATIONS

COUNTY BOARD OF APPEALS BALTIMORE COUNTY

Re: Case No. R-83-59-XA Lodge Forest Partnership Dear Sirs:

County Board of Appeals of Baltimore County

Room 200 Court House

Towson, Maryland 21204

(301) 494-3180

October 4, 1983

Enclosed herewith is a copy of the Opinion and Order passed today by the County Board of Appeals in the above

Very truly yours.

cc: Alberta Pugh John W. Hessian, III, Esq. Mr. J. E. Dyer Mr. A. E. Jablon Mrs. J. Jung Mr. N. E. Gerber Mr. J. G. Hoswell

Board of Education

Robert J. Romadka, Esquire John B. Gontrum, Esquire

809 Eastern Boulevard Baltimore, Md. 21221

more County Zoning Regulations requiring 25 feet between each un c be granted to allow modern day mobile homes with "tip outs" to be situated on each lot should the owner of same so desire.

The entire parcel is now undeveloped with municipal water, sewerage and storm water drains presently existing. The property is either abutting or very near to a tidal estuary known as Saltpeter Creek.

NE/S DUNDEE VILLAGE CIRCLE

785' E. OF EASTERN AVENUE

15th DISTRICT

OPINION,

This case comes before the Board of Appeals on a petition for a reclassification of some 60.5 acres of land from D.R. 16 and D.R. 5.5 to D.R. 3.5, a request for a special exception to allow this parcel to be developed as a Mobile Home Park, and also a request for variances from Sections 414.4 and 414.5 of the Baltimore County Zoning Regulations. The subject property is located on the northeast side of Dundee Village Circle 765 feet east of Eastern Avenue in the Fifteenth Election District of Baltimore County. Parts of three days of hearings were required for presentation of all the testimony and evidence pertinent to this hearing.

As the situation now exists, the Petitioner has 54⁺ acres of land zoned D.R. 16 and 8.5 acres zoned D.R. 5.5 upon which some 900 residential units could be erected. He is requesting D.R. 3.5 zoning for the entire 62.5 acres, which would permit the erection of some 220 residential units. He is also, however, requesting a special exception to permit the development of this parcel as a mobile home park containing some 420 residential units. The variances requested have to do with portions of the proposed mobile home park that Petitioner's plat show to be closer to the boundary line than the 75 feet required in Section 414.4 of the Baltimore County Zoning Regulations, and the request that a variance from Section 414.5 of the Baltimore County Zoning Regulations requiring 25 feet between each unit be granted to allow modern day mobile homes with "tip outs" to be situated on each lot should the owner of same so desire.

The entire parcel is now undeveloped with municipal water, sewerage and storm water drains presently existing. The property is either abutting or very near to a tidal estuary known as Saltpeter Creek.

LODGE FOREST PARTNERSHIP - #R-83-59-XA

BALTIMORE COUNTY
FIRE DEPARTMENT
TOWSON, MARYLAND 21204-2586

SUBJECT: SUBDIVISION REVIEW COMMENTS

CAPTAIN JOSEPH KELLY

LOCATION: EASTERN AVENUE EXTENDED

FIRE MAINS SHALL BE LOOPED OR GRIDDED.

PROJECT NAME: BISCAYNE BAY VILLAGE

PROJECT NUMBER: CRG AGENDA 5/8/86, 11:00 AM

AND THE NFPA 101 LIFE SAFETY CODE, 1981 EDITION.

BALTIMORE COUNTY, MARYLAND

FROM: BALTIMORE COUNTY FIRE DEPARTMENT, FIRE PREVENTION BUREAU, PLANS REVIEW DIVISION

PROPOSED BUILDINGS SHALL BE DESIGNED AND CONSTRUCTED SO AS TO

FIRE FLOW TEST IS REQUIRED TO BE CONDUCTED BY THE BALTIMORE CITY WATER DEPARTMENT AS CLOSE TO THE SITE AS POSSIBLE, SPECIFICALLY:

ALL FIRE HYDRANT SPACING SHALL BE IN ACCORDANCE WITH THE BALTIMORE

MEET THE APPLICABLE PROVISIONS OF THE FIRE PREVENTION CODE

TEST RESULTS ARE TO BE FORWARDED TO THE OFFICE OF THE FIRE

COUNTY STANDARD DESIGN MANUAL, SEC 2.4.4, FIRE HYDRANTS.

LATE: APRIL 29, 1986

494-4500

PAUL H. REINCKE CHIFF

DISTRICT # 15

COMMENTS:

CRG 01

assets and recommended a 100 foot buffer between development and the wet The testimony of Paul J. Soloman, Head, Environmental Planning Section, Office of Planning and Zoning for Baltimore County, was received in letter form dated July 18, 1983, and reiterated in detail the above noted This basically concluded all the testimony in this case. After careful consideration of all this testimony and evidence,

the Board must now address the specific issues before it. The first of these issues is the request for reclassification from D.R. 16 and D.R. 5.5 This request for a reduction in density is of itself unusual, the normal request being from lesser to greater density. The Board must, however, find evidence of change in the neighborhood or error

There is ample evidence of need for this type housing, both from testimony and from the Master Plan, but need is not a criterion authorizing the requested change. To charge that the County Council erred in not reclassifying this particular parcel to allow for a mobile home park when the need exists virtually County wide is unrealistic, expecially when the said parcel was not an issue during the 1980 map process. There is, however, significant evidence before this Board showing a change in the reighbor-The mere fact that this request is before the Board evidences change in the neighborhood. The Petitioner now has, by right, the $_{i}$ ability to construct some 900 $^{\pm}$ units on his holdings but instead requests the right to construct only 400 units. This certainly indicates that the need for D.R. 16 density units, usually town houses or garden apartments, that existed when the D.R. 16 density was granted no longer exists, and the testimony today indicated a total lack of available moderate cost mobile home space in the area, all existing mobile home parks being fully occupied and having "waiting lists" for prospective tenants. These two conditions, when considered together, constitute change in the character of the neighborhood since the D.R. 16 zoning was applied, and this criterion grants this Board the right to grant the requested reclassification. The Board is also cognizant of the fact that this reduction in density is advantageous to Bultimore County due to the fact that it reduces the traffic potential

in the present classification to grant the change.

LCDGE FOREST PARTNERSHIP - #R-83-59-XA

and redures the demands placed upon the water and sewer services already For all these reasons, the Board is of the opinion that the request for the change in zoning classification from D.R. 16 and D.R. 5.5 to D.R. 3.5 should be granted and will so order.

Accompanying the petition for reclassification is a request for a special exception for a mobile home park or as referred to in Section 414 of the Baltimore County Zoning Regulations, a "Trailer Park". If all the requirements of Section 502.1 are complied with, the Board has no choice but to grant the special exception. If, however, any section is not complied with, the Board has no choice but to deny the requested special exception.

Only Section 502.1.a appears to be in question. Baltimore County evidences extreme concern over the detrimental effect the proposal, as presented, would have on the estuary and associated wet lands. The evidence indicated that no matter whether 900-tunits would be built in clusters or separately, a great amount of impervious surface from roofs, parking areas and other paved areas will result. Likewise, if the parcel is developed into 400[±] individual home sites a great amount of impervious surface from roofs, driveways, patios, etc. will be generated. If this special exception be granted, all these considerations will be evaluated in the CRG process prior to allowing development. Bill No. 56-82, Article IV, Section 22-37-DEVELOPMENT POLICIES - Sub-section (B) states:

> " (B) THESE REGULATIONS ARE INTENDED TO PROTECT AND PROMOTE PUBLIC HEALTH, SAFETY AND WELFARE AND TO ENSURE PROVISION FOR PUBLIC FACILITIES, SERVICES AND AMENITIES. TO THIS END, THESE REGULATIONS ARE DESIGNED AND INTENDED TO INSURE THE SAFETY, ADEQUACY AND CONVENIENCE OF PRO-POSED PROVISIONS FOR THE FOLLOWING: "

Then Sub-sub-section (4) of the above quoted Sub-section (B) states:

"(4) PREVENTION OF ENVIRONMENTAL DEGRADATION AND PROMOTION OF ENVIRONMENTAL ENHANCEMENT. INCLUDING ADEQUACY OF LANDSCAPING AND ENERGY CONSERVATION MEASURES. AND OF PROTECTION OF FLOODPLAINS, STEEP SLOPES, WATERSHEDS, WETLANDS, VEGETATION, OTHER NATURAL FEATURES, AND HISTORICAL SITES OR AREAS."

Bill No. 56-82 specifically addresses all these concerns. Any alterations, changes, or restrictions deemed necessary by any Baltimore County authority having expertise in these specific matters must be incorporated onto the

LODGE FOREST PARTNERSHIP - #R-83-59-XA

final plat before recordation of said plat, and the development most comply with this final recorded plat. With this consideration in mind, the Board is persuaded that all requirements of Section 502.1 will be met and will, therefore, grant the requested special exception.

There is also before this Board two requests for variances, one from Section 414.4 and one from Section 414.5. Section 307 of the $_{ar{I}}$ Baltimore County Zoning Regulations defines the conditions under which variances may be granted or denied. The request for variance from Section 414.4 is to reduce the setback requirement from 75 feet to a minimum of 15 feet. The Board can find no practical difficulty or unreasonable hardship to allow the minimum of 15 feet. A careful study of the proposed plat shows that the purpose of this variance is merely to increase the available number of sites. There are, however, several points on the plat at which the 75 foot requirement is only reduced to 60 feet, more or less. To maintain the 75 foot requirement at these small points does result in practical difficulty and unreasonable hardship, and the sixty foot setback would grant relief without substantial injury to public health, safety and general welfare. The Board will, therefore, grant a variance from Section 414.4 from the required setback of 75 feet to 60 feet, and will so order.

The request for a variance from the requirement of Section 414.5 of 25 feet between trailers to 15 feet is somewhat unusual as it is not a definitive request, but merely a general relief requested to allow a mobile homeowner to purchase a "tip out" for his trailer if he so desires. To deny this option to the homeowner would be a practical difficulty and an unreasonable hardship, and since the proposed sites exceed County area standards and since at least 15 feet must still be maintained between trailers, the granting of this relief would not create substantial injury to the public health, safety or general welfare and, therefore, the Board will grant the requested variance from Section 414.5.

LODGE FOREST PARTNERSHIP - #R-83-59-XA

ORDER

The standard manufactured and the standard of the standard of

For the reasons set forth in the aforegoing Opinion, it is this 4th day of October, 1983, by the County Board of Appeals, ORDERED that the reclassification from D.R. 16 and D.R. 5.5 to D.R. 3.5 petitioned for be and the same is hereby GRANTED; and it is

FURTHER ORDERED that the special exception for a Trailer Park petitioned for, be and the same is hereby GRANTED, subject to final approval and compliance with all CRG requirements; and it is

FURTHER ORDERED that the variance from Section 414.4 of the Baltimore County Zoning Regulations petitioned for, to reduce the required 75 foot setback from boundary lines to 15 feet be and the same is hereby DENIED, but in lieu thereof a variance from the required 75 foot setback to a 60 foot setback be and the same is hereby GRANTED: and it is

FURTHER ORDERED that the variance from Section 414.5 of the Baltimore County Zoning Regulations petitioned for to reduce the space between trailers from the required 25 feet to 15 feet, be and the same is hereby GRAUTED.

Any appeal from this decision must be in accordance with Rules B-1 thru B-13 of the Maryland Rules of Procedure.

COUNTY BOARD OF APPEALS OF BALTIMORE COUNTY

0

IN RE: PETITION FOR SPECIAL EXCEPTION * AND ZONING VARIANCE Center of Dundee Village Circ. * 1920' SE of the center of Eastern Avenue Extended

Lodge Forest Partnership

Petitioner

BEFORE THE DEFUTY ZONING COMMISSIONER OF BALTIMORE COUNTY Сазе No. 86-524-ХА

-

The Petitioner herein requests a special exception to build a mobile home park in a D.R. 3.5 zone and zoring variances to reduce the required 75-foot setback from boundary lines to a minimum of 50 feet, and to reduce space between mobile homes from the required 25 feet to 15 feet.

* * * * * * * * * *

Counsel for the Fetitioner proferred information on the checkered history of the site while the Petitioner has sought approval for a mobile home park and variances relative to the placement of individual mobile homes. That history has included the October 1983 Baltimore County Board of Appeals! decision to grant a reclassification and special exception for a total of 400 units in Phase I and II, subject to County Review Group (CRG) approval. In the spring of 1984, CRG approved a plan for 330 units. The Chesapeake Bay Critical Area legislation became effective, retroactive to March 1, 1984, thereby sending the project plans back to CRG. Phase I has been approved by the Board of Appeals and by CRG as to the requirements of the County and the Critical Area legislation and is currently under construction. Phase II received conditional approval on May 18, 1986 from CRG and is the subject of the instant case.

Phase II is a planned and integral part of the mobile home park now basin Constructed. The request for a 50-foot setback from a boundary line will tilized only for six (6) mobile homes and only for a distance of mately 450 feet along the southwestern boundary of the site. The request variance of 15 feet between mobile homes will be utilized only for the punded of expanded room additions (tip-outs). The Baltimore County Department

Seat 1

of Recreation and Parks and the Office of Planning are in the final stages of determining the locations of the local open space and the critical area buffer before the anticipated final CRG approval of plans.

There were no Protestants.

Pursuant to the advertisement, posting of property and public hearing, in the opinion of the Deputy Zoning Commissioner, strict compliance with the Baltimore County Zoning Regulations (BCZR) would result in practical difficulty and unreasonable hardship upon the Petitioners, the requirements of Section 502.1 have been met, and the health, safety and general welfare of the community will not be adversely affected, and, therefore, the special exception and variances should be granted.

Therefore, IT IS ORDERED by the Deputy Zoning Commissioner of Baltimore County this 3 day of July, 1986 that the herein request for special exception to allow for the construction of a mobile home park in a D.R. 3.5 zone and zoning variances to reduce the required 75-feet setback from boundary lines to a minimum of 50 feet and to reduce space between mobile homes from the required 25 feet to 15 feet, in accordance with the plan submitted herein prepared by George W. Stephens, Jr. and Associates, Inc., revised June 9, 1986, identified as Petitioner's Exhibit 1, as modified by the final CRG approved plan, are GMANTED, from and after the date of this Order, subject to the following restriction:

> There shall be a minimum distance of less than 25 feet between trailers only when required for an expanded room addition (tip-out). Any expanded room addition for any trailer may not exceed 10 feet wide by 22 feet long, and the total width of the trailer and tip-out shall not exceed 24 feet.

> > Deputy Zoning Commissioner of Baltimore County

BALTIMORE COUNTY OFFICE OF PLANNING & ZONING TOWSON, MARYLAND 21204

ARNOLD JABLON ZONING COMMISSIONER

JEAN M. H. JUNG DEPUTY ZONING COMMISSIONER

0

Robert J. Romadka, Esquire John B. Gontrum, Esquire 809 Eastern Boulevard Baltimore, Maryland 21221

> RE: Petition Special Exception and Zoning Variance Ctr. of Dundee Village Circ. 1920' SE of the Certer of Eastern Avenue Extended 15th Election District Case No. 86-524-XA

Dear Sirs:

I have this date passed my Order in the above captioned matter in accordance with the attached.

> Very truly yours, JEAN M. H. JUNG Deputy Zoning Commissioner

JMHJ:bjs Attachments

cc: People's Counsel

FROM THE OFFICE OF NOTICE WILLIAM STEPHENS, JR. & ASSOCIATES, INC.

P.O. BOX 6828, TOWSON, MARYLAND 21204

Description to Accompany Petition For Special Exeption and Variances April 21, 1986

Beginning for the same at a point in the center of Dundee Village Circle 30 feet wide distant 1920 feet more or less measured southeasterly along the center of Dundee Village Circle from the center of Eastern Avenue extended as shown on a plat of Section One Dundae Village Apartments filed in the Plat Records of Baltimore County in Plat Book O.T.G. 35 folio 133 thence running

- 1 South 47° 35' 05" West 269.62 feet thence
- 2 South 19° 55' 50" East 310.30 feet thence
- 3 South 54° 13' 33" West 258.40 feet to Saltpeter Creek thence on or
- near the waters of Saltpeter Creek the twelve following courses and distances 4 South 35° 46' 27" East 154.00 feet more or less
 - 5 South 72° 46' 27" East 775.50 feet
 - 6 North 78° 13' 33" East 280.50 feet
 - 7 South 79° 46' 13" East 594.00 feet
 - 8 North 52° 13' 33" East 132.00 feet 9 North 0° 46' 27" West 181.50 feet
 - 10 North 13° 46' 27" West 396.00 feet
 - 11 North 6° 13' 33" East 264.00 feet
 - 12 North 10° 46' 27" West 165.00 feet 13 North 31° 46' 27" West 264.00 feet
 - 14 North 65° 16' 27" West 396.00 feet and
 - 15 North 5° 55' 45" East 231.18 feet thence
 - 16 South 75° 02' 30" West 283.15 feet thence 17 South 14° 00' 00" East 91.14 feet thence
- 18 southeasterly by a line curving to the east with a radius of 410.00

feet for an arc distance of 80.61 feet (the chord of said arc being South 19° 38' 22" East 80.48 feet) thence

- 19 South 58° 15' 00" West 194.11 feet thence
- 20 South 25° 18' 00" East 20.12 feet thence
- 21 South 58° 15' 00" West 196.24 feet thence
- 22 North 25° 18' 00" West 10.06 feet thence
- 23 South 58° 18' 00" West 211.34 feet thence
- 24 South 66° 12' 26" West 110.20 feet thence
- 25 South 25° 18' 00" East 40.00 feet and thence

Description to Accompany Petition For Special Exception and Variances

April 21, 1986 Page -2-

26 South 76° 12' 17" West 102.05 feet to the place of beginning. Containing 47.962 acres of land more or less.



JUN 19 1987

PETITIONS FOR SPECIAL EXCEPTION AND ZONING VARIANCES

15th Election District

Case No. 86-524-XA

LOCATION:

Center of Dundee Village Circle, 1920 feet Southeast of the Center of Eastern Avenue Extended

DATE AND TIME: Tuesday, June 24, 1986, at 10:30 a.m.

PUBLIC HEARING: Room 106, County Office Building, 111 W. Chesapeake Avenue, Towson, Maryland

The Zoning Commissioner of Baltimore County, by authority of the Zoning Act and Regulations of Baltimore County, will hold a public hearing:

Petition for Special Exception for a mobile home park in a D.R. 3.5

Petition for Zoning Variances to reduce the required 75 feet setback from boundary lines to a minimum of 50 feet and to reduce space between the mobile homes from the required 25 feet to 15 feet

Being the property of Lodge Forest Partnership plan filed with the Zoning Office. as shown on plat

In the event that this Petition(s) is granted, a building permit may be issued within the thirty (30) day appeal period. The Zoning Commissioner will, however, entertain any request for a stay of the issuance of said permit during this period for good cause shown. Such request must be received in writing by the date of the hearing set above or made at the hearing.

> BY ORDER OF ARNOLD JABLON ZONING COMMISSIONER OF BALTIMORE COUNTY

RE: PETITION FOR SPECIAL EXCEPTION : BEFORE THE ZONING COMM. SIGNER PETITION FOR VARIANCES OF BALTIMORE COUNTY Center of Dundee Village Circle, 1920' Se of the

Extended, 15th District LODGE FOREST PARTNERSHIP,

Center of Eastern Ave.

Petitioner

Case No. 86-524-XA

ENTRY OF APPEARANCE

:::::::

Please enter the appearance of the People's Counsel in the above-captioned matter. Notices should be sent of any hearing dates or other proceedings in this matter and of the passage of any preliminary or final Order.

> Phyllis Cole Friedman Phyllis Cole Friedman People's Counsel for Baltimore County

Peter Max Zimmerman Deputy People's Counsel Room 223, Court House Towson, Maryland 21204 494-2188

I HEREBY CERTIFY that on this 10th day of June, 1986, a copy of the foregoing Entry of Appearance was mailed to Robert J. Romadka, Esquire, and John B. Gontrum, Esquire, 809 Eastern Blvd., Baltimore, MD 21221, Attorneys for Petitioner.

BALTIMORE COUNTY
OFFICE OF PLANNING & ZONING TOWSON, MARYLAND 21204

ARNOLD JABLON ZONING COMMISSIONER

JEAN M. H. JUNG DEPUTY ZONING COMMISSIONER

June 17,1986

Robert J. Romadka, Esquire John B. Gontrum, Esquire 309 Eastern Boulevard Baltimore, Maryland 21221

RE: PETITIONS FOR SPECIAL EXCEPTION AND ZONING VARIANCES Center of Dundee Village Circle, 1920' SE of the Center of Eastern Ave. Extended 15th Election District Lodge Forest Partnership - Petitioner Case No. 86-524-XA

Dear Messrs. Romadka and Gontrum:

This is to advise you that $$\pm 97.75$ is due for advertising and posting of the above property. This fee must be paid before an Order is issued.

THIS FEE MUST BE PAID AND THE ZONING SIGN AND POST RETURNED ON THE DAY OF THE HEARING OR THE ORDER SHALL NOT BE ISSUED.

Do not remove sign from property from the time it is placed by this office until the day of the hearing itself.

Please make the check payable to Polar County, Maryland, and remit

ng, Towson, Maryland

BALTIMORE COUNTY, MARYLAND OFFICE OF FINANCE - REVENUE DIVISION MISCELLANEOUS CASH RECEIPT

RECEIVED WAN TRATTONE E.G.

VALIDATION OR SIGNATURE OF CASHIER

p 8 335 *** ** 5770: a 5128f

BALTIMORE COUNTY, MARYLAND OFFICE OF FINANCE - REVENUE DIVISION

MISCELLANEOUS CASH RECEIPT

John B. Gontrum, Esquire

Baltimore, Maryland 21221

809 Eastern Boulevard

DIMPARAMONTORA CONTRA

VALIDATION OR SIGNATURE OF CASHIER SECURIO - TO A CONTROL OF THE SECURIOR SECURIOR

00 15th Election District Case No. 86-524-XA LOCATION: Center of Dundee Village Circle, 1920 feet Southeast of the Center of Eastern Avenue Extended DATE AND TIME: Tuesday, Jun 24, 1986, at 10:30 a.m.
PUBLIC HEARING: Room 106
County Office Building, 111 W
Chesapeake Avenue, Towaon, The Zoning Commissioner of Baltimore County, by authority of the Zoning American and Regulations of Baltimore County, will hold a public hearing:

Petition for Special Exception for a mobile home park in a D. R. 3.5 Zone.

Petition for Zoning Various Letters. Petition for Zoning Variances to reduce the required 75 feet setback from boundary lines to a minimum of 50 feet Being the property of Lodge Forest Pertnership, as shown on plat plan filed with the Zoning Office. In the event that this Petition(s) is granted, a building permit may be issued within the thirty (30) day appeal period. The Zoning Commissioner will, however, entertain any request for a stay of the issuance of said permit during this period for said permit during this period for good cause shown. Such request must be received in writing by the date of the hearing se above or made at the hearing.

By Order Of ARNOLD JABLON,

Zoning Commissioner of Baltimore County 5/513 June 5.

CERTIFICATE OF PUBLICATION

THIS IS TO CERTIFY, that the annexed advertisement was

THE JEFFERSONIAN.

Lusin Huder Cheal Cost of Advertising

Petitions for Special Exception and Zoning Variances 15th Election District
Case No. 86-524-XA
LOCATION: Center of Dundee Village Circle, 1920 feet southeast of the center of Eastern Avenue Extended.
DATE & TIME: Tuesday, June 24, 1986, at 10:30 a.m. 1986, at 10:30 a.m.
PUBLIC HEARING: Room 106,
County Office Building, 111 West
Chesapeake Avenue, Towson, maryland.

The Zoning Commissioner of Baltimore County, by authority of the Zoning Act and Regulations of Baltimore County, will hold a public hearing:

Petition for Special Exception for a mobile home park in a D.R. 3.5 Zone. Petition for Zoning Variances to reduce the required 75 fait believed from boundary lines to a minimum of 50 fee and to reduce space between the mo-Being the property of Lodge Forest Partnership, as shown on the plat filed

The the Zoning Office. : hailding parmit may be is period. The Zoning Commissioner will, however, entertain any request for a stay of the issuance of said permit during this period for good cause shown. Such request must be received By Order Of

Zoning Commissioner of Baltimore County

This is to Certify, That the annexed e, L 8949

Ge Times

was inserted in Ole Times, a newspaper printed and published in Baltimore County, once in each

27.50

Posted for: ... Special Hearing & Variance Petitioner: Lodge Forest Partnership Note: in correct name Location of property: Contar of Dundoe Village Girole, 1910'SF/ Festern des Estended Biscayne Boy Village + Biscayne Bay Blude Location of Signs: At end of Biscoyne Buy Blud, Approx. 50' 5 of Intersection of I amazaa Trail + Biscorne By Aled, on property of Patitioner Remarks: Sec Plat For sign leve liens Posted by Afficely Mumber of Signs: ___

CERTIFICATE OF POSTING

0

ZONING CEPARTMENT OF BALTIMORE COUNTY 84-574-14

Robert J. Romadka, Esquire May 26, 1986

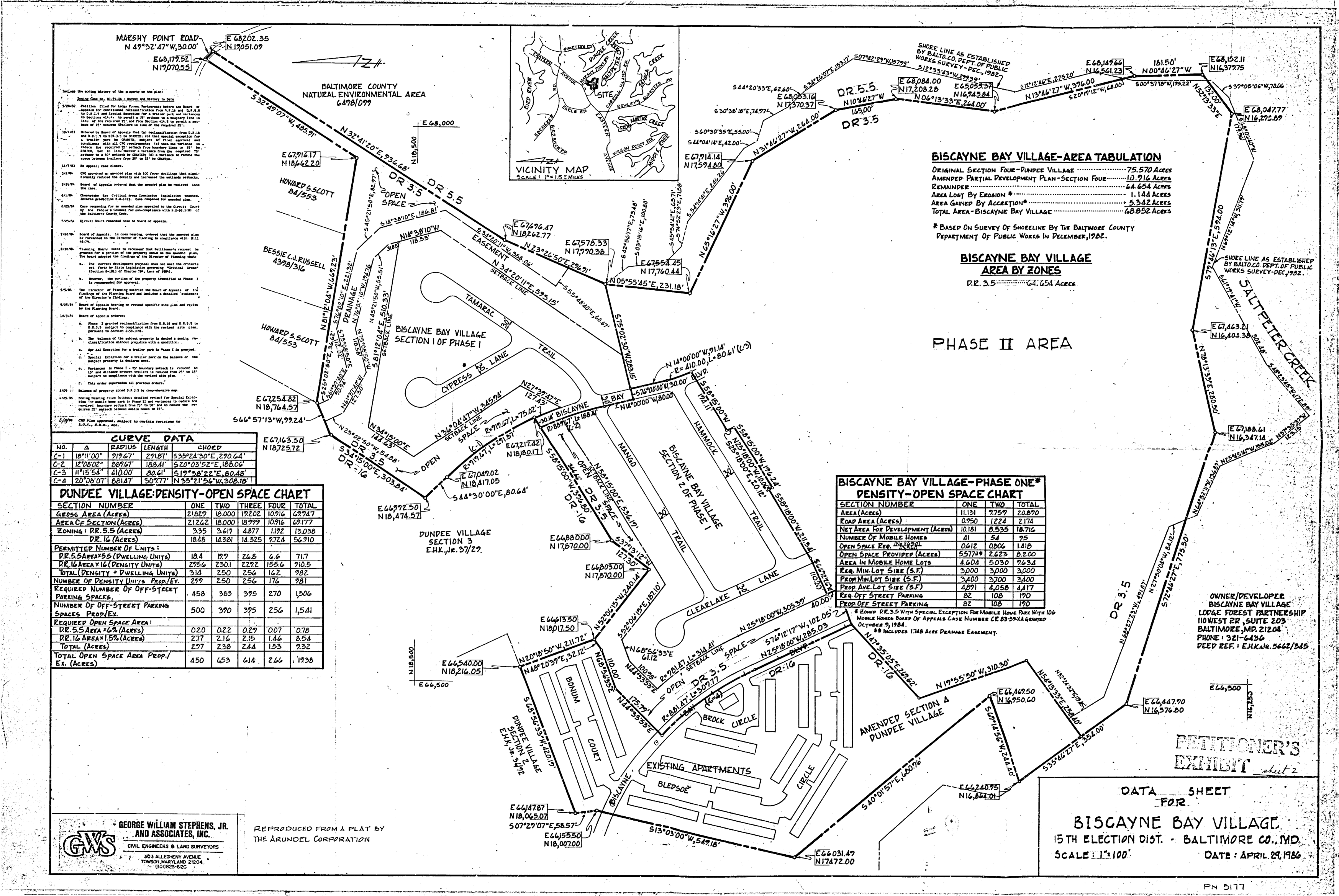
Tuesday, June 24, 1986

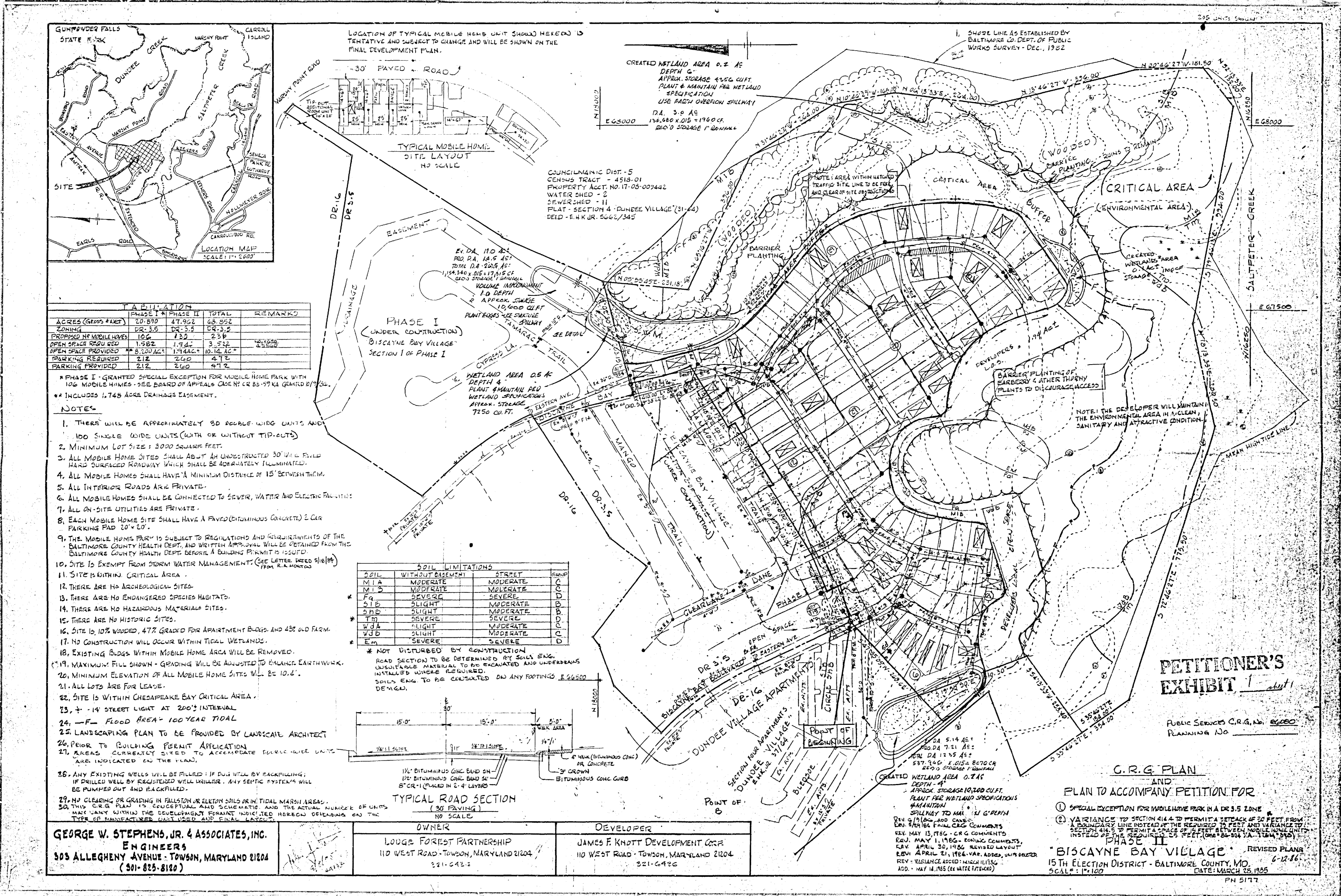
Avenue, Towson, Maryland

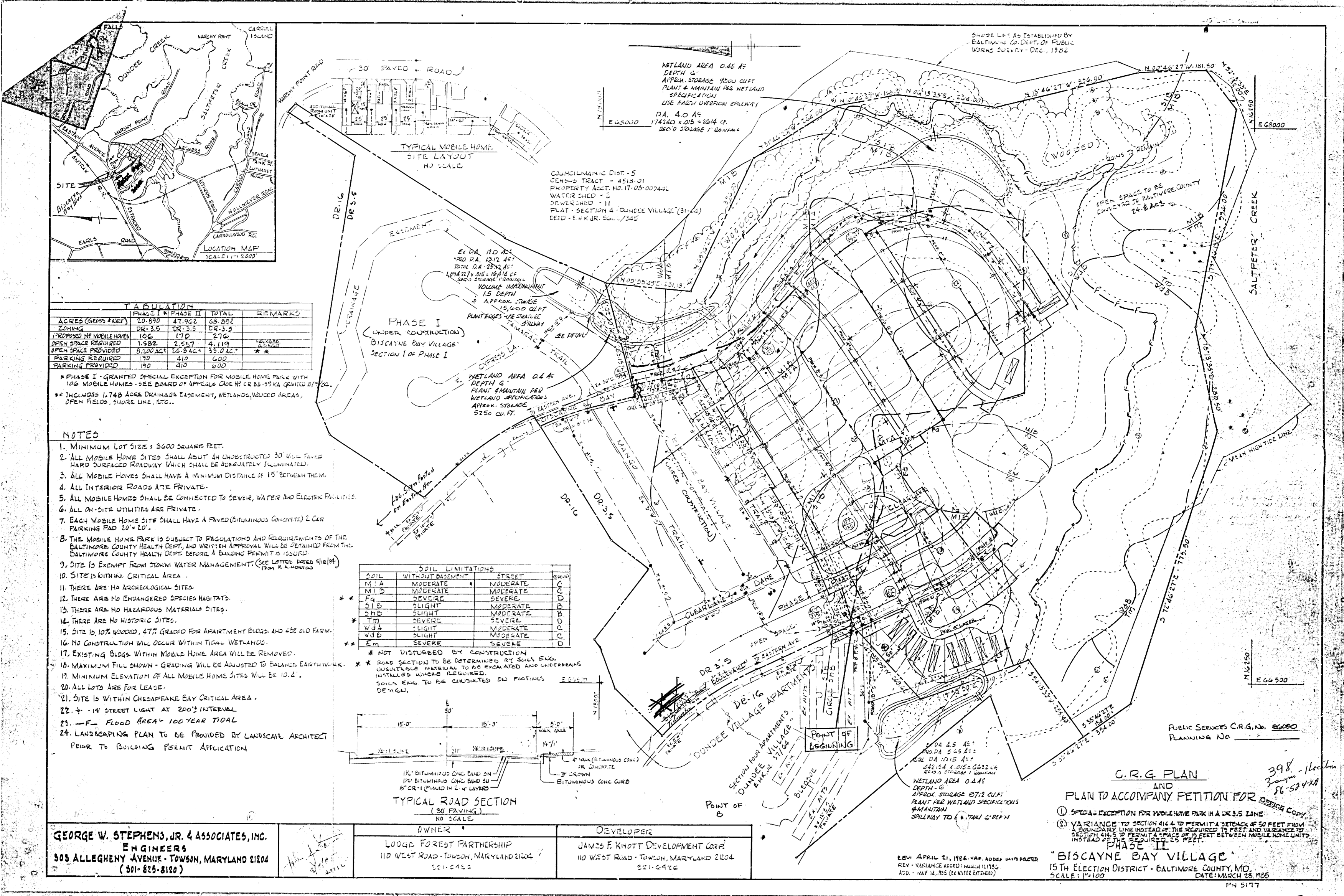
PLACE: Room 106, County Office Building, 111 West Chesapeake

NOTICE OF HEARING RE: PETITIONS FOR SPECIAL EXCEPTION AND ZONING VARIANCES Center of Dundee Village Circle, 1920' SE of the Center

of Eastern Ave. Extended 15th Election Distric€ Lodge Forest Partnership - Petitioner Case No. 86-524-XA







described in the description and plat	e) of the property situate in Baltimore County and which is	
	Law and Zoning Regulations of Baltimore County, to use the // Filebile home rank in a D. R. 3.5 zone.	
	E.D15	
	DAIE 3-4-67	
Property is to be posted and adv	vertised as prescribed by Zoning Regulations.	
	of above Special Exception advertising, posting, etc., upon filing and are to be bound by the zoning regulations and restrictions and to the Zoning Law for Baltimore County.	
	I/We do solemnly declare and affirm, under the penalties of perjury, that I/we are the legal owner(s) of the property which is the subject of this Petition.	
Contract Purchaser:	Legal Owner(s):	; ;
(Type or Print Name)	Lodge Forest Partnership (Type or Print Name)	•
Signature	Signature Signature	
Address	(Type or Print Name)	
Chy and State Attorney for Petitioner:	Signature	
•	B. Gontrum 110 West Road 321-6436 Address Phone No.	
Gignature		٠
09-Eastern-Blvd Address	Name, address and phone number of legal owner, contract purchaser or representative to be contacted	; #
altimore, Md. 21221 City and State	Name	
Attorney's Telephone No.: 686-	8274 Address Phone No.	ŧ
	Address Phone No.	
ORDERED By The Zoning Com	omissioner of Baltimore County this 21st day	
	nmissioner of Baltimore County, this21st day 86 that the subject matter of this petition be advertised, as	
of, 19_	86., that the subject matter of this petition be advertised, as	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	86., that the subject matter of this petition be advertised, as imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	86., that the subject matter of this petition be advertised, as imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	86., that the subject matter of this petition be advertised, as imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	86., that the subject matter of this petition be advertised, as imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	86., that the subject matter of this petition be advertised, as timore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30_ o'clock	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay, 19, 19, required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay, 19, required by the Zening Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay, 19, required by the Zening Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay, 19, required by the Zening Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay, 19, required by the Zening Law of Baltiout Baltimore County, that property Commissioner of Baltimore County	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86, at10:30 o'clock	
ofMay	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of	
required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County Contra on the	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of, 19_86_, at _10:30 o'clock	
required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County Control on the 24th ZCOT-NO.1 BALTIMORE COU C	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of	
required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County County on the 24th Z.C.O. No. 1 BALTIMORE COU C. 1 T.	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of	
required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County County on the 24th Z.C.O. No. 1 BALTIMORE COU C. 1 T.	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of	
required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County Contra on the	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of	
required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County County on the24th	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of	
required by the Zoning Law of Baltiout Baltimore County, that property Commissioner of Baltimore County County on the24th	imore County, in two newspapers of general circulation throughbe posted, and that the public hearing be had before the Zoning in Room 106, County Office Building in Towson, Baltimore day of	

A Company of the contract of t	والمرافق والم		and the second s
TO THE ZO	PETITION FOR S	ZONING VARIANCE TMORE COUNTY: 76. 524-X	398
The und described in	dersigned, legal owner(s) of the the description and plat attached	hereto and made a part hereof, hereby petition for a	
feet-set-b	m Section <u>- 414_4</u> _to_reduce cack-from-boundary-lines	required_seventy=five_(75)	ТО
From Sect	ion_414.5_to_reduce_spa	ce between mobile homes from the	FROI
required - of the Zoning following rea	twenty-five (25)-feet-t Regulations of Baltimore County, sons: (indicate hardship or practic	to the Zoning Law of Baltimore County; for the cal difficulty)	SUBJ
Boundary setback we points as	lines are with similarl ould necessitate a tota well as disrupt the co	y developed property and the required l reconfiguration of roads and access ntinuity of the developments.	e de la companya de l
Complance the varyin designed t	with the required mobing styles of homes allowed by the provide residents with the province of	le home separation setback would limit wable in the park which has been ith choices as to style and appearance. as prescribed by Zoning Regulations.	with
I, or we, a petition, and f	ACTOO to now	ariance advertising, posting, etc., upon filing of this	NEG:s
		I/We do solemnly declare and affirm, under the penalties of perjury, that I/we are the legal owner(s) of the property which is the subject of this Petition.	cc:
Contract Purch	aser:	Legal Owner(s):	
(Type or Prin	·	(Type or Print Name) E. D. 15	
Signature		Signature DATE 3-4 67	
Address	~	(Type or Print Name)	
City and State		Signature	
Attorney for Pe		11-17, 32.0	F 3
Robert J. B	Romadka/John B. Gontrum	110 West Road = -66,656	
Signature		Towson, Maryland 21204	
809 Easter	n Blvd.	Name, address and phone number of legal owner, contract purchaser or representation	
Baltimore.	-Md21221	tract purchaser or representative to be contacted	
ony and state	hone No.:686-8274	Name	
		Address Phone No.	
	4. 86	Baltimore County, this 21st day	CPS-008
Commissioner of	Baltimore County in Room 106	subject matter of this petition be advertised, as in two newspapers of general circulation throughthat the public hearing be had before the Zoning, County Office Building in Towson, Baltimore	, .
-A:W	day of	June, 19_86_, at _10:30 o'clock	
		Could Ville	BALTIM
	-	Zoning Commissioner of Baltimore County.	
H	(over		COUNTY OFFICE BLDG. 111 W. Chesapeake Av. Towson, Maryland 21:
			000
The state of the s	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	Chairman
			MEMBERS
			Bureau of Engineering
•	en e		Department of Traffic Engineering
			State Roads Commissi Bureau of
			Fire Prevention Health Department
			Project Planning Building Department
			Board of Education Zoning Administration
			Industrial Development
			• • •
<i>.</i>	•		

BALTIMORE COUNTY, MARYLAND

INTER-OFFICE CORRESPONDENCE Arnold Jablon TO Zoning Commissioner Date June 12, 1986 Norman E. Gerber, AICP, Director FROM Office of Planning and Zoning SUBJECT Zoning Variance #86-254-XA; Biscayne Bay

I have reviewed the above petition and found its request consistent with the Chesapeake Bay Critical Area legislation.

NEG:s1m

cc: Ms. Jean Jung Mr. Jim Hoswell Mr. Tom Vidmar

Ms. Audrey Thier Mr. Tim Dugan Mr. Paul Solomon BALTIMORE COUNTY, MARYLAND

INTER-OFFICE CORRESPONDENCE Arnold Jablon

Date June 13, 1986 TO Zoning Commissioner Norman E. Gerber, AICP, Director

SUBJECT Zoning Petition No. 86-524-XA

FROM Office of Planning and Zoning

There are no comprehensive planning factors requiring comment on this petition.

NEG:JGH:slm

CPS+008

BALTIMORE COUNTY ZONING PLANS ADVISORY COMMITTEE

June 16, 1986

COUNTY OFFICE BLDG. 111 W. Chesapeake Ave. Towson, Maryland 21204 Lodge Forest Partnership

110 West Road Towson, Maryland 21204

RE: Item No. 398 - Case No. 86-524-XA Petitioner: Lodge Forest Partnership Petitions for Special Exception and Zoning Variance

Gentlemen:

Department of Traffic Engineering State Roads Commission Bureau of Fire Prevention Health Department Project Planning

The Zoning Plans Advisory Committee and the County Review Group (CRG) have both reviewed the plans submitted with the abovereferenced petition. The comments from the CRG have been added to those of the Zoning Plans Advisory Committee and are part of this case file. They are not intended to indicate the appropriateness of the zoning action requested, but to assure that all parties are made aware of plans or problems with regard to the development plans that may have a bearing on this case. The Director of Planning may file a written report with the Zoning Commission with recommendations as to the suitability of the requested zoning.

This petition was accepted for filing on the date of the enclosed filing certificate and a hearing scheduled accordingly.

> Very truly yours, James & Lyce/KKB JAMES E. DYER Chairman

JED:kkb Enclosures

cc: Robert J. Romadka, Esquire George W. Stephens, Jr. & Associates, Inc.

Zoning Plans Advisory Committee

Mr. Armold Japlan JUNE 2, 1986 Zoning Commissioner County Office Building (CRITICAL ARCA) Ret Coming Advisory Meeting of May 6, 1986 Item - 398
Procerty Carer: LOGE FOREST PARTUELLocation: Ship CENTER OF DUDGE VILLAGE CIRCLE Dear Hr. Jablon: The Division of Current Planning and Development has reviewed the subject ext. There are no site planning factors requiring comment.

A County Review Group Meeting is required.

A County Review Group meeting was neld and the minutes will be forward by the Eureau of Public Services.

This site is part of a larger tract; therefore it is defined as a subdivision. The plan must show the entire tract.

A record plat will be required and must be recorded prior its suance of a building permit.

The access is not satisfactory.

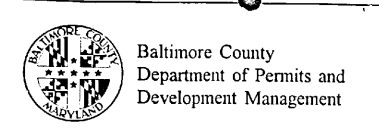
The parking arrangement is not satisfactory. ()The parking arrangement is not satisfactory.
()Parking calculations must be shown on the plan.
()This property contains soils which are defined as wetlands, and development on these soils is prohibited.
()Construction in or alteration of the floodplain is prohibited under the provisions of Section 22-93 of the Development Regulations.

()Development of this site may constitute a potential conflict with the Baltimore County Master Plan.

()The amended Development Plan was approved by the Planning Board. Using: Yust comply with dailingre County Landscape Manual.
The property is located in a deficient service area as defined by Sill 173-79. No building permit may be issued until a Reserve Capacity Use Certificate has been issued. The deficient service is

[The property is located in a traffic area controlled by a "D" level intersection as defined by Bill 178-79, and as conditions change traffic capacity may become more limited. The Basic Services Areas

[The re-evaluated annually by the County Council. PROVIDED BY THE COMPREHENSIVE PLANNING DIVISION 3 THE CRG PLAN XX -361 (K/A PLAGE II - BISCANNE BAY VILLAGE) WAS APPROVED COUDITIONALLY OUSBIBLE Chist, Current Planning and Development CC: James Haswell



Development Processing County Office Building 111 West Chesapeake Avenue Towson, Maryland 21204 pdmlandacq@co.ba.md.us

October 6, 1998

Mr. Patrick M. O'Keefe Morris & Ritchie Associates, Inc. 110 West Road, Suite 245 Towson, MD 21204

Dear Mr. O'Keefe:

RE: Biscayne Bay, Zoning Case 86-524-XA, 15th Election District

This letter confirms the zoning spirit and intent approval for the changes proposed in zoning case 86-524-XA. The changes were already approved on the revised CRG plan dated May 29, 1998.

I trust that the information set forth in this letter is sufficiently detailed and responsive to the request. If you need further information or have any questions, please do not hesitate to contact me at 410-887-3391.

John L. Lewis Planner II Zoning Review

JLL:scj

Come visit the County's Website at www.co.ba.md.us

Tom O'Laughlin

ACCOUNT S	9/28/1998 9/25/1998 14:46:55 6 NSO3 CASHIER PUES PEN DRAWER 3 5 NISCELLANDUS CASH RECEIP! 059%5 071 N NO. 056219 40.00 CHECK: FN
Sprint: Intent 81-524-XA BICAYNE DAY STRIBUTION	Baltimore County, Karyland

MORRIS & RITCHI	IE ASSOCIATES, INC. ERS, SURVERS, CHITECTS ENDING LETTE OF TRANSMITTAL
139 N. MAIN ST., STE. 200	110 WEST BD. STE 245 9/18/48
BEL AIH, MD 21014	TOWSON, MD 21204 Q DATE 9/25/98 JOB NO. 04 55
(410) 879-1690 (410) 836-7580 FAX (410) 879-1820 TO BALTIMOLE	(410) 821-1690 FAX (410) 821-1748 COUNTY IDH RE: BISCAMAE RMA VIII
P.D.M Z	ZAMINIC ADM
	SAPEAKE AVE. CASE NO. 86-524-XA
	SLON, DIRECTOR
) (\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	/ PILLETOR
WE ARE SENDING YOU Thatta	achod . T. Hadanaa .
>	the following items:
☐ Copy of letter	☐ Change order ☐ Samples ☐ Specifications
CORPE	
COPIES DATE NO.	DESCRIPTION - 1ST AMENDED PHASE II
7 400.91	000 /5 10110
	CILY / FINDINGS/ DRC #02098 H/DATA-SHEET
	98-4101
	PDM
THESE ARE TRANSMIFTED as checke	ed below:
For approval	☐ Approved as submitted ☐ Resubmit copies for approval
☐ For your use	☐ Approved as noted ☐ Submit copies for distribution
> As requested	☐ Returned for corrections ☐ Return corrected prints
☐ For review and comm ☐ FOR BIDS DUE	
	NOTE THAT THIS LETTER OF SPIRIT
AND INTENT	DATED MAY 14, 1998 IS THE SUBJECT
OF SOME CON	CERN, SINCE WE HAVE NO RECORD
THE DROENE	RIOR RESPONSE. THEREFORE IN
AN ADDITION	OF RESPONSE, WE SUBMIT HEREWITH
YOUR EARLY	NAL FILING FEE FOR S&I LETTER. 1 RESPONSE WOULD BE APPRICIATED
SINCE PLUN	AT AT AT AT A TEL
_ IN ABEYANC	E AWAITING A ZONING RESOLUTION.
1 VIII	
COPY TO C. KNOTT M. DAVIS	Fatrick M. O'Keelo
•	SIGNED:
	Total as noted, kindly notity us at once.

MORRIS & RITCHIE ASSOCIATES, INC. ENGINEERS, PLANNERS, SURVEYORS, END LANDSCAPE ARCHITECTS	Č

: May 14, 1998

Mr. Arnold Jablon **Baltimore County Permits** and Development Management 111 W. Chesapeake Avenue, Rm 109 Towson, MD 21204

Biscayne Bay Village Case No. 86-524-XA

Dear Mr. Jablon:

The zoning case on the aforementioned property granted September 26, 1989 permitted a Special Exception for a trailer park within a DR 3.5 zone for the Phase II area of the project, along with variance reductions in boundary setback of 12.5 feet in lieu of the 75 feet required, a paving reduction to 25 feet in lieu of 30 feet and a trailer to trailer setback reduction of 15 feet in lieu of 25 feet. The approved plans were for a 174 unit mobile home park of which 24 units have been

The First Amended CRG Plan revised the unit mix between double wide and single wide units along with minor layout modifications. The total number of units is reduced to 164 units.

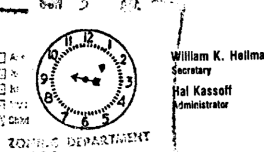
It is our opinion that these revisions are within the spirit and intent of the variances and Special Exception Order. The first CRG refinement was approved by the Development Review Committee on February 26, 1998 for the revised layout.

We request that you review the enclosed Plan, the zoning case file, and render your decision

139 N. MAIN STREET, SUITE 200 BEL AIR, MARYLAND 21014 (410) 878-1690 (410) 836-7560

110 WEST ROAD, SUITE JOST TOWSON, MARYLAND 21204 (410) 821-1690

9090 JUNCTION DRIVE, SUITE 8
ANNAPOLIS JUNCTION, MARYLAND 20701 The state of the s



Mr. A. Jablon Zoning Commissioner County Office Building Towson, Maryland 21204

Attention: Mr. James Dyer

Re: ZAC Meeting of 5-6-86 ITEM: #398. Property Owner: Lodge Forest Partnership (CRITICAL AREA) Location: Center of Dundee Village Circle, 1920 Feet SE of the center of Eastern Ave. Extended, Route 150 Existing Zoning: D.R. 3.5 Proposed Zoning: Variance to reduce required 75 foot setback from boundary lines to a minimum of 50 feet and to reduce space between mobile homes from the required 25 feet to 15 feet and a Special Exception for a mobile home park in a D.R. 3.5 Acres: 47.962 acres District: 15th Election

District

to the control of the

are also the responsibilities of the Developer.

Bond posted prior to issuance of a grading permit.

zation (With Semi-Permanent Seedings)".

No storm water management is required.

Biscayne Bay Village - Phase II

On review of the submittal of 3-28-85 and field inspection, the State Highway Administration finds all access to the site by ay of Eastern Avenue (Route 150) generally acceptable.

> very truly yours, Bureau of Engineering Access Permits

CL:GW:maw

Page 2

May 6, 1986

of the Developer.

this development.

Dear Mr. Jablon:

By: George Wittman

cc: Mr. J. Ogle

My telephone number is (301) 659-1350 Teletypewriter for Impaired Hearing or Speech 383-7555 Baltimore Metro — 565-0451 D.C. Metro — 1-800-492-5062 Statewide Toll Free P.O. Box 717 / 707 North Calvert St., Baltimore, Maryland 21203 - 0717

STORM DRAINS, SEDIMENT CONTROL AND STORM WATER MANAGEMENT COMMENTS:

The Developer is responsible for the total actual cost of drainage

facilities required to carry the storm water run-off through the property

to be developed to a suitable outfall. The Developer's cost responsibil-

ities include the acquiring of easements and rights-of-way - both onsite

and offsite - and the deeding in fee of said rights-of-way to the County.

The Developer must provide necessary drainage facilities (temporary

Development of this property through stripping, grading and stabili-

Preparation of all construction, rights-of-way and easement drawings,

engineering and surveys, and payment of all actual construction costs

including the County overhead both within arc outside the development.

or permanent) to prevent creating any nuisances or damages to adjacent

of any problem which may result, due to improper grading or improper

installation of drainage facilities, would be the full responsibility

zation could result in a sediment pollution problem, damaging private

and public holdings downstream of the property. A grading permit is,

therefore, necessary for all grading, including the stripping of top

In accordance with Baltimore County Council Grading Ordinance

A sediment control plan is required. The number of square feet

The Developer shall be responsible to stabilize the sidewalk areas

Failure by the Developer to accomplish the stabilization as afore-

The property to be developed is located adjacent to tidewater. The

Developer must adhere to all sections of the County Building Code 3 they relate to elevation restrictions for residential development above mean

(Bill No. 13-35), a grading plan shall be approved and a Performance

of land disturbed shall be indicated on the sediment control drawing.

and supporting slopes on all road rights-of-way following completion

of the initial grading of the boxed-out subgrade. The stabilization

as established in the Baltimore County Sediment Control Manual. Mini-

Baltimore County Sediment Control Manual under "Critical Area Stabili-

mentioned will result in the termination of all processing phases of

shall be accomplished within the nearest period of optimum seeding

mum acceptable stabilization measures will be as specified in the

properties, especially by the concentration of surface waters. Correction

BALTIMORE COUNTY
FIRE DEPARTMENT TOWSON, MARYLAND 21204-2586

PAUL H. REINCKE

May 20, 1986

Mr. Arnold Jablon Zoning Commissioner Office of Planning and Zoning Baltimore County Office Building Towson, Maryland 21204

Chairman Zoning Plans Advisory Committee

RE: Property Owner: Lodge Forest Partnership (Critical Area)

Location: Center of Dundee Village Circle, 1920' SE of the center of

Eastern Avenue Extended. Zoning Agenda: Meeting of 5/6/86

Item No.: 398

Pursuant to your request, the referenced property has been surveyed by this Bureau and the comments below marked with an "X" are applicable and required to be corrected or incorporated into the final plans for the property.

- (x) l. Fire hydrants for the referenced property are required and shall be located at intervals or 500 feet along an approved road in accordance with Baltimore County Standards as published by the Department of Public Works.
- () 2. A second means of vehicle access is required for the site.
- () 3. The vehicle dead end condition shown at ___

EXCEEDS the maximum allowed by the Fire Department.

- \star (\star) 4. The site shall be made to comply with all applicable parts of the Fire Prevention Code prior to occupancy or beginning of operation.
- () 5. The buildings and structures existing or proposed on the site shall comply with all applicable requirements of the National Fire Protection Association Standard No. 101 "Life Safety Code", 1976 edition prior to occupancy.
-) 6. Site plans are approved, as drawn. workering and the control of the control

) 7. The Fire Prevention Bureau has no comme

REVIEWER: Catt Gooff Helly Th./16 Approvedi Fire Prevention Bureau

* Installation of mobile homes shall be in accordance with NFPA Standard 501A 1977 Edition.

Biscayne Bay Village - Phase II

May 6, 1986 STORM DRAINS, SEDIMENT CONTROL AND STORM WATER MANAGEMENT COMMENTS: (Cont'd)

Approvals for this project may be required from the Water Resources Administration and the Corps of Engineers.

WATER AND SANITARY SEWER COMMENTS:

Project #86080

A preliminary print of this property has been referred to the Baltimore City Water Division for review and comment in regard to adequacy of water pressure in this development. If Baltimore City has any comment, it will be forwarded.

Fire hydrant spacing and location are subject to review and approval by the Fire Protection Section of the Fire Department.

Onsite private water mains with fire hydrants shall be metered at the public source. The size and design of the meters shall conform with Baltimore City Standards. Permission to obtain a metered connection may be obtained from the Department of Permits and Licenses.

The Developer is entirely responsible for the construction, and the cost of the construction and maintenance, of his onsite private sanitary sewerage, which must conform with the Baltimore County Plumbing Code.

Permission to connect to the existing public sanitary sewer may be obtained from the Department of Permits and Licenses.

This property is subject to Water and/or Sewer System Connection Charges based on the size of water meters utilized in accordance with current County Policy.

The total Water and/or Sanitary Sewer System Connection Charge is determined, and payable, upon application for the Plumbing Permit. This Charge is in addition to the normal front foot assessment and permit charges.

The Plan may be approved, subject to conformance with the above comments.

* * * * * * *

EDMARD A. MCDCMOUGH, P.E., Chief Developers Engineering Division

FAM: DBS: S5

cc: File

• • •

BALTIMORE COUNTY

TOWSON, MARYLAND 21204

15th.

exterior wall within 3'-0 of an interior lot line.

regulations may also be applicable.

W. Chesapeake Avenue, Towson, Maryland 21204,

494-3610

TED ZALESKI, JR.

DIRECTOR

DEPARTMENT OF PERMITS & LICENSES

Comments on Item # 398 Zoning Advisory Committee Meeting are as follows:

Lodge Forest Partnership (CRITICAL AREA)

B) A building and other miscellaneous permits shall be required before the start of any construction.

registered in Maryland Architect or Engineer is/is not required on plans and technical data.

All structures shall conform to the Beltimore County Building Code as adopted by Council Bill #17-85, the Maryland Code for the Handicapped and Aged (A.N.S.I. #117-1 - 1980) and other applicable Codes and Standards.

Residential: Two sets of construction drawings are required to file a permit application. The seal of a

D) Commercial: Three sets of construction drawings sealed and signed by a registered in Maryland Architect

or Engineer shall be required to file with a permit application. Reproduced seals are not acceptable.

E. All Use Groups except R-4 Single Family Detached Dwellings require a minimum of I hour fire rating for exterior walls closer than 6'-0 to an interior lot line. R-4 Use Groups require a one hour wall if closer

than 3'-O to an interior lot line. Any wall built on an interior lot line shall require a fire or party wall. See Table 401, Section 1407, Section 1406.2 and Table 1402. No openings are permitted in an

F. The structure does not appear to comply with Table 505 for permissable height/area. Reply to the requested

G. The requested variance appears to conflict with Section(s) ______, of the Baltimore County Building Code.

H. When filing for a required Change of Use/Occupancy Permit, an alteration permit application shall also

The proposed project the located in a Flood Plain, Tidal Mitter. Please see the attached copy of Section 516.0 of the Building Code as adopted by Bill #17-85. Site plans shall show the correct elevations above sea level for the lot and the finish floor levels including basement.

(J) Comments: All mobile units shall comply with Section 613.0. The Code of

K. These abbreviated comments reflect only on the information provided by the drawings submitted to the Office of Planning and Zoning and are not intended to be construed as the full extent of any permit. If desired

Maryland Regulations 05.01.07. Industrialized building and mobile home

be filed along with three sets of acceptable construction plans indicating how the existing structure is to be altered in order to comply with the Code requirements for the new use. Maryland Architectural or

Engineer seals are usually required. The change of Use Groups are from Use to Mixed Uses _______ to Mixed Uses _______ . See Section 312 of the Building Code.

variance by this office cannot be considered until the necessary data pertaining to height/area and construction type is provided. See Table 401 and 505 and have your Architect/Engineer contact this department.

Center of Dundee Village Circle, 1920 feet SE of the center of

May 19, 1986

Eastern Avenue Extended

By: C. E. Burnham, Chief
Building Plans Review

SUBJECT: COUNTY REVIEW GROUP COMMENTS DATE: May 8, 1986 FROM: OFFICE OF PLANNING AND ZONING XXXXXXXXXXXXXXXX PROJECT NAME: BISCAYNE BAY VILLAGE PHASE II PLAN COUNCIL & ELECTION DISTRICT XV-361 PLAN EXTENSION REVISED PLAN

The Office of Planning has reviewed the revised subject plan dated May 11, 1986 and submits the following comments:

This site is located within the "Critical Area" designated by the Chesapeake Bay Critical Areas law. The Critical Area legislation requires local governments to make specific findings about the environmental impacts of proposed development in the Critical Area. The findings must show that any proposed development will minimize adverse impacts on water quality from discharge or runoff. Any fish, wildlife, or plant habitats which may be adversely affected must be identified and the development designed to preserve habitats. Local governments must require applicants for development to provide any information needed to make the required findings.

The ffice of Planning's report on the Critical Area review is attached. The report indicates that the revised CRG plan dated May 1, 1986 essentially restricts development to the area within the "limit of development" line established by the Office of Planning. Because of the applicant's compliance with this requirement and with the majority of other Critical Area requirements which have been extensively reviewed and discussed, the Office of Planning's report recommends that Critical Area approval be granted for the May 1, 1986 plan with the following modification and conditions:

The Local Open Space must be reconfigured to provide maximum protection for the sensitive wetland habitats. It must be stipulated on the plan that only passive use of the open space is allowed.

- 2. It must be stipulated, on the CRG Plan, final development plan, and plat, that no activity is to be allowed in the undisturbed Critical Area Buffer (environmental area) beyond the local open space.
- 3. The Department of Public Works must confirm that the stormwater management system will function to reduce runoff pollutant loadings to the same degree as was proposed for all previous submittals. New pollutant loading calculations have not been submitted as was requested. They must be submitted in order for this office to confirm sufficient runoff treatment.
- 4. Stormwater management wetlands must not be located within lot lines and ownership and maintenance of these wetlands must be the responsibility of the developer.
- 5. The undisturbed Critical Area Buffer (environmental area) should be deeded in fee to Baltimore County.

over

BALTIMORE COUNTY, MARYLAND

SUBJECT:	SUBDIVISION RE	EVIEW COMMENTS DATE: May 6, 1986
FROM:	Edward A. McDo Developers End	onough, P.E., Chief gineering Division
	PROJECT NAME: PROJECT NUMBER:	Biscayne Bay Village - Phase II #86080
	LOCATION:	Pastern Avenue Extended
	DISTRICT:	_15C5

The Plan for the subject site, dated March 23, 1985 with the latest revision dated May 1, 1986, has been reviewed by the Developers Engineering Division and we comment as follows:

GENERAL COMMENTS:

The State Health Department Construction Permits for each private utility (water, sanitary sewer and storm drains) totaling over 400 feet in length will be obtained through the Baltimore County Department of Public Works.

In accordance with Bill No. 56-82, dredging, filling or construction in any wetland is prohibited.

The Developer shall be responsible for damages to the County's facilities, such as water meters, manholes, curbs and gutters and inlets within his subdivision. Occupancy Permits will be withheld until such damages have been corrected.

HIGHWAY COMMENTS

All roadways will be privately maintained. The proposed road cross-section appears to be satisfactory to provide proper access to all units in the mobile home park.

In accordance with Bill No. 32-72, street lights are required in all subdivisions. The Developer will be responsible for the full cost of installation of the cable, poles and fixtures.

BALTIMORE COUNTY, MARYLAND

INTER-OFFICE CORRESPONDENCE

SUSAN S. CARRELL, Acting Chief TO _ Current Planning & Development May 7, 1986

AUDREY L. THIER FROM Asst. Coastal Zone Planner, OPZ

SUBJECT Biscayne Bay - Critical Area Review

I have reviewed the most recent submittal (dated May 1, 1986) for the Biscayne Bay Mobile Home Park . Essentially, all development is now shown within the "limit of development" line drawn by the Office of Planning and Zoning. Because of the applicant's compliance with this requirement and with the majority of other Critical Area requirements which have been extensively reviewed and discussed this past year, I recommend that Critical Area approval be granted for the May 1, 1986 plan with the following modifications and conditions:

- 1. Local Open Space must be reconfigured as shown on the attached overlay. This reconfiguration is necessary for maximal protection of sensitive wetland habitats. Additionally, it must be stipulated that only passive use of the open space is allowed.
- 2. It must be stipulated that no activity is to be allowed in the Critical Area buffer area beyond the local open

***** 2 3 4 4

3. Public Works must confirm that the stormwater management system will function to reduce runoff pollutant loadings to the same degree as was proposed for all previous submittals. No new pollutant loading calculations (as requested at the pre-CRG) have been submitted.

> 4. Stormwater management wetlands must not be located within lot lines and ownership and maintenance of these wetlands must be the responsibility of the developer.

Additionally, it is recommended that the Critical Area buffer be

deeded in fee to Baltimore County.

ALT: vh

AUDREY L. THIER Asst. Coastal Zone Planner

Overlay

Attachment:

CPS-008

SUBJECT: COUN	TY REVIEW GROUP COMMENTS	DATE: May 8, 1986			
FROM: ZONI	NG OFFICE				
PROJECT NAME:	BISCAYNE BAY VILLAGE, PHASE II	PLAN: 3/28/85			
LOCATION:	NE/S of Dundee Village Circle, E of Eastern Avenue Extended	REVISED DEVELOPMENT PLAN: 5/1/86 V - Compliance PLATE O - Non-Compliance			
TDISTRICT: 77.44	*15th Election District	PLATE O-Non-Compliance			
1. Include t	he zoning history of the property of				
Small Z	oning Case No. 83-59-XA - Docket ar				
Zoning Case No. 83-59-XA - Docket and History to Date 2/26/82 Petition filed for Lodge Forest Partnership before the Board of Appeals for conditional reclassification from D.R.16 and D.R.5.5 to D.R.3.5 and Special Exception for a trailer park and variances to Sections 414.4: to permit a 15' setback to a boundary line in lieu of the required 75' and from Section 414.5 to permit a setback of 15' between trailers in lieu of the required 25'.					
10/4/83	Ordered by Board of Appeals that (a) reclassification from D.R.16 and D.R.5.5 to D.R.3.5 be GRANTED; (b) that special exception for a trailer park be GRANTED, subject to final approval and				
**	compliance with all CRG requirements; (c) that the variance to reduce the required 75' setback from boundary lines to 15' be DENIED, but in lieu thereof a variance from the required 75' setback to a 60' setback be GRANTED; (d) a variance to reduce the space between trailers from 25' to 15' be GRANTED.				
Marie Carlos Carlos (Carlos Carlos Ca					
11/7/83	No appeal; case closed.				
5/2/84	CRG approved an amended plan with ficantly reduced the density and i	100 fewer dwellings that signi- ncreased the wetlands setbacks.			
5/ 23/84	Board of Appeals ordered that the the case.	e amended plan be recieved into			
6/1/84	Chesapeake Bay Critical Areas Co Interim protection S.8-1813. Case	mmission legislation enacted. ereopened for amended plan.			
6/25/84	Case reopening for an amended plan by the People's Counsel for non- the Baltimore County Code.	appealed to the Circuit Court compliance with S.2-58.1(M) of			
7/25/84	Circuit Court remanded case to Boa	rd of Appeals.			
	·				
ere i de la companya					
Commence and supplications of the supplication	The second secon				

a p<mark>isa di di</mark> a Tangan sin d

FRN:rlw

0

BISCAYNE BAY VILLAGE, PHASE II - 3 -May 8, 1986 CRG COMMENTS (continued) CRG MESTING OF MAY 8, 1986 BISCOTTE BAY VILLAGE . PHOSE I The preceeding docket and history should be updated with any C.R.G. or zoning case highlights and be made a part of the plan. 2. The requested variances conflict with Note #3, please clarify. 1. Peak swm 19 not required for this site deeto proximity to tidenater. Indicate with a bold line the boundary between Phase I and Phase II and the restricted area as shown on the revised, amended site plan in the previous zoning case. If the development conflicts with these documented bounda-ries, please justify this change on the plan. - As shown : they will untercept all the proposed impervous area in this Phase. 4. The proposed Community Building should meet all of the requirements of Deletco S.V.B.2 (C.M.D.P.) and it should be noted if it is for the use of residents Key the typical lot layouts to the individual lots and indicate which lots would not meet or would be an exception to the typical layout. 6. Add permit numbers and issued date for Phase I to the history in Comment No. 1. 3. First floor elevations much be 11.2 or greater. 7. The trailer pads should be shown prior to building permit or development plan approvals. There was confusion at these times in the approval process Not even a note? Zoning Coordinator WCR:bg * Revised plan of 4/21/86 eliminates a number of units + one of the 4 wetland areas. Eccause of this, portions of _ 4 proposed roads will not be directed to the wetland areas__ for water quality control.

2. I assume that the 4 wetland areas shown on the plan are for waterquality control. We will defer to Planning regarding design requirements for water quality control

0



William K. Hellmann Hai Kassott

May 5, 1986

Mr. J. Markle, Chief Bureau of Public Services County Office Building Towson, Maryland 21204

Re: CRG Meeting of 5-8-86 Biscayne Bay Village S/S Eastern Ave. Route 150 . . . 6 Dundee Village Circle

Dear Mr. Markle:

CL:GW:maw

cc: Mr. J. Ogle

On review of the submittal of 3-28-86, the State Highway Administration finds all access to the site by way of Eastern Avenue (Route 150) generally acceptable.

Very truly yours,

Charles Lugar Charles Lee, Chief Bureau of Engineering Access Permits

By: George Wittman

My talaphone number is (301) 659-1350 Teletypewriter for Impaired Hearing or Speech 383-7555 Baltimore Metro — 565-0451 D.C. Metro — 1-800-492-5062 Statewide Totl Free P.O. Box 717 / 707 North Calvert St., Baltimore, Maryland 21:03 - 0717

Mark M	
	COUNTY FALIANCE TO THE TANK
	CONTINUE COUNTY DEFENDED OF FEDERAL
	BISCAYNE BAY - PHASE TI
	Spinistrica Name: Section and on Plat
O_{L}	e Forest Partnership. Depresoper and or Engineer Low Creek 205 4796 Tubbe Public Trained No. of Lors Total Acreage Water Sewer
o a g	Developer and/or Engineer
II De	to Creek 205 47 96 Tubbe tuble
wate	rshed No. of Lors Total Acreage Water Sewer
	or Units
MEN.	TS ARE AS FOLICAS: Soil percolation tests are required; a minimum of two test are required within
`	- decimpted in conscience foot sewage disposal reserve area. For in the circ
	information regarding these requirements, contact this office at 454-2762.
	Soil percolation test have been conducted. Revised plans, must be submitted prior to approval of plat, are not required and the plat can are not required and the plat can be submitted prior to approval of plat.
* 4	be approved as submitted. Contact this office for more complete information,
/	
_	Public sewers, public water, must be utilized and, or extended to
1	serve the property. A Hydrogeological Study and Environmental Effects Report for this subdivision,
<u></u>	must be submitted. are not required, is indepiete and note
	be revised, has/have been reviewed and approved.
	A Water Appropriation Permit Applicationmust be submitted,has been submitted. NCTE: Greater than 33 lots necessitates a public hearing with
	Water Resources Administration as part of the permit process.
ر/ر	It is recommended the plan be approved as submitted, be approved as
	submitted subject to the following conditions noted: on the attacked mino Liter 4-25-86
	ANGRES PATTER
	It is recommercied this plan not be approved at this time. See revisions and/or
	comments.
EVIS	SIONS AND/OR/COMMENTS:

A ALTONOMIC

SS 78TR

0 BALITIMORE COUNTY, MARYLAND Date May 8, 1986 Subject: County Review Group Comments From: Dept. of Recreation and Parks Preliminary Plan_ Project Name: Biscayne Bay Village Development Plan Project Number: 86080 Final Plat Location: Eastern Avenue Extended Districts: 15, C-5 Zoned DR 3.5 COMMENTS: Revised plan dated May 1, 1986 1. Local Open Space is required. The L.O.S. shall be titled to the developer or his assigns and shall be maintained and protected as per the L.O.S. Manual. 3. In order to best protect the Critical Area Buffer (Environmental Area) the L.O.S. should be configured as a narrow band along the perimeter of the developed area rather than the 1.94A+ parcel shown. 4. The Department of Recreation and Parks feels that title to the Critical Area Buffer (Environmental Area) should eventually be transferred to Baltimore County in order to follow the Dundee-Saltpeter Creek Master Plan and protect the adjacent Marshy Point Environmental Area. If ownership of the area in question should not be by Baltimore County, guarantees must be in place that no development or alteration of this land will be permitted and that the area shall be maintained by the developer in a clean, sanitary and attractive condition.

Francis R. Niner Facilities Coordinator

PALTIMORE COUNTY, MARYLAND INTER-OFFICE CORRESPONDENCE James A. Markle April 25, 1986 FROM Charles K. Weiss Biscayne Bay Village SUBJECT__Eastern Avenue Extended CRG 5/8/86 Baltimore County does not provide residential collection to mobile home parks, since these are considered commercial ventures. However, as roads are shown there would be no problem in providing front street collection to 30' through streets. Cul de sacs at Clear Lake, Cypress and Tamarac Trail if built to county specs would pose no collection problems to any commercial hauler. Note -- The revised plan showing dead end streets, rather than through streets, would be acceptable for refuse collection by commercial haulers as long as built to county specs for turnarounds and roads. CKW/KRA/rab

ALTIMORE COUNTY, MARYLAND INTER-OFFICE CORRESPONDENCE Mr. Brooks Stafford, Director TO Environmental Support Services FROM Rocks Percell Waste and Water Quality Management SURJECT ENVIRONMENTAL EFFECTS REPORT BISCOUNT CRG MEETING ा कार्यमित्रका<mark>म्यानिकासम्बद्धाः । हत्त्राम्यानी क्रम</mark>ानाः । इत्यः । The second se PLAN REVIEW NOTES Describe Site) 2 Public water and Public 3. Site to bounded on east and west (
This intarne to Salfpoter Creek Tidal marsa Fallsmeton and Elkto (Describe wetland soils on-site) Storm Water Management 10.63 acres proposed impervious area. The Environmental Effects Report is not approved. In to receive approval, the following checked items/conditions must be met. following checked items/conditions.

The Environmental Effects report is approved, subject No development is allowed in Fallsma? A revised site plan indicuting no developmen

CPS-008

BALTIMORE COUNTY, MARYLAND

: M James Markle 5-7-86 FROM : C. Fichard Moore SUBJECT: C.R.G. Comments

PROJECT NAME: Biscayne Bay Village C.R.G. PLAN: PROJECT NUMBER & DISTRICT: 15C5 86080 DEVELOPMENT PLAN: LOCATION: Eastern Ave. Exit RECORD PLAT:

There will need to be a clear sight area of at least 10 ft. behind the edge of paving for all proposed roads, with grading and clearing and no sight obstructions. This area needs to be shown on the standard detail and cross-section. Also, 250 ft. long sight lines need to be shown on the inside of the curve in the southeast corner of the property. The area between the sight line and the edge of paving needs to be cleared, graded, and kept free of sight obstructions, and needs to be shown on all future plans including the development plan.

> C. Richard Moore Deputy Director Department of Traffic Engineering

CRM:GMJ:1t

DEPARTMENT OF PLANWING BALTIMORE COUNTY PUBLIC SCHOOLS COUNTY REVIEW GROUP MEETING 01 5/8/86

evelopment Biscayne Bay Village orraion Eastern Avenue Extended istrict 15

Comments

School Situation 9/25 School Enrollment Catacity Over/Under -3cc hase Elem. -177Middle River Mid. -112 Hall Hanh 1910 Future Construction Estimated Capacity Status To Coen

*Programmed Construction Estimated Year To Coen Capacity Programmed School

Possible Student Yield

Elementary 33

Junior 24

Senior 23

*Subject to availability of funds

BALTIMORE COUNTY

494-4500

PAUL H. REINCKE CHIEF

DISTRICT # 15

ON BISCAYNE BAY ELVD.

PROTECTION ENGINEER.

FIRE HYDRANTS AT 500' INTERVALS.

COMMENTS:

CRG 09

FIRE DEPARTMENT TOWSON MARYLAND 21204-2586

SUBJECT: SUBDIVISION REVIEW COMMENTS

CAPTAIN JOSEPH KELLY

PROJECT NAME: BISCAYNE BAY VILLAGE

LOCATION: EASTERN AVENUE EXTENDED

BUREAU, PLANS REVIEW DIVISION

PROJECT NUMBER: CRG AGENDA 5/8/86, 11:00 AM

Planning

LODGE FOREST PARTNERSHIP - #R-83-59-XA

As a result of this, the Baltimore County Health Department and the Bureau of Environmental Services have evidenced concern about the possible effect this proposal would have upon this estuary and its associated tidal wet lands.

Testimony and evidence were presented to this Board for Petitioner's by James F. Knott, property owner, who described in detail his proposed use of the property and entered the latest plat showing same.

Mr. Barry Gossett, a partner in the Williams Estates who are the owners of a large mobile home park containing some 391 units developed in 1971, the newest mobile home park in Baltimore County, testified as to the need for more such parks and the practicality of the requested variance from Section 414.5 of the Baltimore County Zoning Regulations.

Mrs. Alberta Pugh, representing the Middle River Council of Civic Associations, testified that the Council she represents was in favor of this proposal rather than the now allowable 900 residential units. She also stated that Baltimore County should be especially vigilant in its protection of the nearby wet lands.

Captain Joseph Kelly, Baltimore County Fire Department, testified that the proposal meets all Baltimore County Fire Department standards. Charles H. Shinham, a civil engineer, testified at length

as to the present condition of the property, the various elevations above sea level thereon, and the effect this proposal, in his opinion, would have on the estuary and wet lands.

All of the above testified that, in their opinion, all the requirements of Section 502.1 of the Baltimore County Zoning Regulations have been complied with. This basically concluded the direct testimony in support of Petitioner's case. The Board, in this Opinion, will not attempt to summarize this lengthy testimony but will allow the record to so speak, however, we will note that all of this testimony and evidence was carefully evaluated in this Opinion and in the Order to follow.

Baltimore County presented Ms. Janice Outen, a water quality planner, who expressed concern about the effect the proposal could have on the estuary and wet lands. She especially noted the proximity of the property to the estuary and wet lands, the importance of protecting these

BALTIMORE COUNTY, MARYLAND

FROM: BALTIMORE COUNTY FIRE DEPARTMENT, FIRE PREVENTION

PROPOSED BUILDINGS SHALL BE DESIGNED AND CONSTRUCTED SO AS TO

FIRE FLOW TEST IS REQUIRED TO BE CONDUCTED BY THE BALTIMORE CITY

ALL FIRE HYDRANT SPACING SHALL BE IN ACCORDANCE WITH THE BALTIMORE COUNTY STANDARD DESIGN MANUAL, SEC 2.4.4, FIRE HYDRANTS.

WATER DEPARTMENT AS CLOSE TO THE SITE AS POSSIBLE, SPECIFICALLY:

MEET THE APPLICABLE PROVISIONS OF THE FIRE PREVENTION CODE

TEST RESULTS ARE TO BE FORWARDED TO THE OFFICE OF THE PIRE

AND THE NFPA 101 LIFE SAFETY CODE, 1981 EDITION.

DATE: APRIL 24, 1986

NO. R-83-59-XA

IN THE MATTER OF THE APPLICATION OF LODGE FOREST PARTNERSHIP FOR REZONING FROM D.R. 16 and D.R. 5.5 to D.R. 3.5; FOR SPECIAL EXCEPTION FOR A MOBILE HOME PARK: AND FOR A VARIANCE FROM SECTIONS 414.4 and 414.5 OF THE BALTIMORE COUNTY ZONING REGULATIONS

COUNTY BOARD OF APPEALS BALTIMORE COUNTY

Re: Case No. R-83-59-XA Lodge Forest Partnership Dear Sirs:

County Board of Appeals of Baltimore County

Room 200 Court House

Towson, Maryland 21204

(301) 494-3180

October 4, 1983

Enclosed herewith is a copy of the Opinion and Order passed today by the County Board of Appeals in the above

Very truly yours.

cc: Alberta Pugh John W. Hessian, III, Esq. Mr. J. E. Dyer Mr. A. E. Jablon Mrs. J. Jung Mr. N. E. Gerber Mr. J. G. Hoswell

Board of Education

Robert J. Romadka, Esquire John B. Gontrum, Esquire

809 Eastern Boulevard Baltimore, Md. 21221

more County Zoning Regulations requiring 25 feet between each un c be granted to allow modern day mobile homes with "tip outs" to be situated on each lot should the owner of same so desire.

The entire parcel is now undeveloped with municipal water, sewerage and storm water drains presently existing. The property is either abutting or very near to a tidal estuary known as Saltpeter Creek.

NE/S DUNDEE VILLAGE CIRCLE

785' E. OF EASTERN AVENUE

15th DISTRICT

OPINION,

This case comes before the Board of Appeals on a petition for a reclassification of some 60.5 acres of land from D.R. 16 and D.R. 5.5 to D.R. 3.5, a request for a special exception to allow this parcel to be developed as a Mobile Home Park, and also a request for variances from Sections 414.4 and 414.5 of the Baltimore County Zoning Regulations. The subject property is located on the northeast side of Dundee Village Circle 765 feet east of Eastern Avenue in the Fifteenth Election District of Baltimore County. Parts of three days of hearings were required for presentation of all the testimony and evidence pertinent to this hearing.

As the situation now exists, the Petitioner has 54⁺ acres of land zoned D.R. 16 and 8.5 acres zoned D.R. 5.5 upon which some 900 residential units could be erected. He is requesting D.R. 3.5 zoning for the entire 62.5 acres, which would permit the erection of some 220 residential units. He is also, however, requesting a special exception to permit the development of this parcel as a mobile home park containing some 420 residential units. The variances requested have to do with portions of the proposed mobile home park that Petitioner's plat show to be closer to the boundary line than the 75 feet required in Section 414.4 of the Baltimore County Zoning Regulations, and the request that a variance from Section 414.5 of the Baltimore County Zoning Regulations requiring 25 feet between each unit be granted to allow modern day mobile homes with "tip outs" to be situated on each lot should the owner of same so desire.

The entire parcel is now undeveloped with municipal water, sewerage and storm water drains presently existing. The property is either abutting or very near to a tidal estuary known as Saltpeter Creek.

LODGE FOREST PARTNERSHIP - #R-83-59-XA

BALTIMORE COUNTY
FIRE DEPARTMENT
TOWSON, MARYLAND 21204-2586

SUBJECT: SUBDIVISION REVIEW COMMENTS

CAPTAIN JOSEPH KELLY

LOCATION: EASTERN AVENUE EXTENDED

FIRE MAINS SHALL BE LOOPED OR GRIDDED.

PROJECT NAME: BISCAYNE BAY VILLAGE

PROJECT NUMBER: CRG AGENDA 5/8/86, 11:00 AM

AND THE NFPA 101 LIFE SAFETY CODE, 1981 EDITION.

BALTIMORE COUNTY, MARYLAND

FROM: BALTIMORE COUNTY FIRE DEPARTMENT, FIRE PREVENTION BUREAU, PLANS REVIEW DIVISION

PROPOSED BUILDINGS SHALL BE DESIGNED AND CONSTRUCTED SO AS TO

FIRE FLOW TEST IS REQUIRED TO BE CONDUCTED BY THE BALTIMORE CITY WATER DEPARTMENT AS CLOSE TO THE SITE AS POSSIBLE, SPECIFICALLY:

ALL FIRE HYDRANT SPACING SHALL BE IN ACCORDANCE WITH THE BALTIMORE

MEET THE APPLICABLE PROVISIONS OF THE FIRE PREVENTION CODE

TEST RESULTS ARE TO BE FORWARDED TO THE OFFICE OF THE FIRE

COUNTY STANDARD DESIGN MANUAL, SEC 2.4.4, FIRE HYDRANTS.

LATE: APRIL 29, 1986

494-4500

PAUL H. REINCKE CHIFF

DISTRICT # 15

COMMENTS:

CRG 01

assets and recommended a 100 foot buffer between development and the wet The testimony of Paul J. Soloman, Head, Environmental Planning Section, Office of Planning and Zoning for Baltimore County, was received in letter form dated July 18, 1983, and reiterated in detail the above noted This basically concluded all the testimony in this case. After careful consideration of all this testimony and evidence,

the Board must now address the specific issues before it. The first of these issues is the request for reclassification from D.R. 16 and D.R. 5.5 This request for a reduction in density is of itself unusual, the normal request being from lesser to greater density. The Board must, however, find evidence of change in the neighborhood or error

There is ample evidence of need for this type housing, both from testimony and from the Master Plan, but need is not a criterion authorizing the requested change. To charge that the County Council erred in not reclassifying this particular parcel to allow for a mobile home park when the need exists virtually County wide is unrealistic, expecially when the said parcel was not an issue during the 1980 map process. There is, however, significant evidence before this Board showing a change in the reighbor-The mere fact that this request is before the Board evidences change in the neighborhood. The Petitioner now has, by right, the $_{i}$ ability to construct some 900 $^{\pm}$ units on his holdings but instead requests the right to construct only 400 units. This certainly indicates that the need for D.R. 16 density units, usually town houses or garden apartments, that existed when the D.R. 16 density was granted no longer exists, and the testimony today indicated a total lack of available moderate cost mobile home space in the area, all existing mobile home parks being fully occupied and having "waiting lists" for prospective tenants. These two conditions, when considered together, constitute change in the character of the neighborhood since the D.R. 16 zoning was applied, and this criterion grants this Board the right to grant the requested reclassification. The Board is also cognizant of the fact that this reduction in density is advantageous to Bultimore County due to the fact that it reduces the traffic potential

in the present classification to grant the change.

LCDGE FOREST PARTNERSHIP - #R-83-59-XA

and redures the demands placed upon the water and sewer services already For all these reasons, the Board is of the opinion that the request for the change in zoning classification from D.R. 16 and D.R. 5.5 to D.R. 3.5 should be granted and will so order.

Accompanying the petition for reclassification is a request for a special exception for a mobile home park or as referred to in Section 414 of the Baltimore County Zoning Regulations, a "Trailer Park". If all the requirements of Section 502.1 are complied with, the Board has no choice but to grant the special exception. If, however, any section is not complied with, the Board has no choice but to deny the requested special exception.

Only Section 502.1.a appears to be in question. Baltimore County evidences extreme concern over the detrimental effect the proposal, as presented, would have on the estuary and associated wet lands. The evidence indicated that no matter whether 900-tunits would be built in clusters or separately, a great amount of impervious surface from roofs, parking areas and other paved areas will result. Likewise, if the parcel is developed into 400[±] individual home sites a great amount of impervious surface from roofs, driveways, patios, etc. will be generated. If this special exception be granted, all these considerations will be evaluated in the CRG process prior to allowing development. Bill No. 56-82, Article IV, Section 22-37-DEVELOPMENT POLICIES - Sub-section (B) states:

> " (B) THESE REGULATIONS ARE INTENDED TO PROTECT AND PROMOTE PUBLIC HEALTH, SAFETY AND WELFARE AND TO ENSURE PROVISION FOR PUBLIC FACILITIES, SERVICES AND AMENITIES. TO THIS END, THESE REGULATIONS ARE DESIGNED AND INTENDED TO INSURE THE SAFETY, ADEQUACY AND CONVENIENCE OF PRO-POSED PROVISIONS FOR THE FOLLOWING: "

Then Sub-sub-section (4) of the above quoted Sub-section (B) states:

"(4) PREVENTION OF ENVIRONMENTAL DEGRADATION AND PROMOTION OF ENVIRONMENTAL ENHANCEMENT. INCLUDING ADEQUACY OF LANDSCAPING AND ENERGY CONSERVATION MEASURES. AND OF PROTECTION OF FLOODPLAINS, STEEP SLOPES, WATERSHEDS, WETLANDS, VEGETATION, OTHER NATURAL FEATURES, AND HISTORICAL SITES OR AREAS."

Bill No. 56-82 specifically addresses all these concerns. Any alterations, changes, or restrictions deemed necessary by any Baltimore County authority having expertise in these specific matters must be incorporated onto the

Seat 1

LODGE FOREST PARTNERSHIP - #R-83-59-XA

final plat before recordation of said plat, and the development most comply with this final recorded plat. With this consideration in mind, the Board is persuaded that all requirements of Section 502.1 will be met and will, therefore, grant the requested special exception.

There is also before this Board two requests for variances, one from Section 414.4 and one from Section 414.5. Section 307 of the $_{ar{I}}$ Baltimore County Zoning Regulations defines the conditions under which variances may be granted or denied. The request for variance from Section 414.4 is to reduce the setback requirement from 75 feet to a minimum of 15 feet. The Board can find no practical difficulty or unreasonable hardship to allow the minimum of 15 feet. A careful study of the proposed plat shows that the purpose of this variance is merely to increase the available number of sites. There are, however, several points on the plat at which the 75 foot requirement is only reduced to 60 feet, more or less. To maintain the 75 foot requirement at these small points does result in practical difficulty and unreasonable hardship, and the sixty foot setback would grant relief without substantial injury to public health, safety and general welfare. The Board will, therefore, grant a variance from Section 414.4 from the required setback of 75 feet to 60 feet, and will so order.

The request for a variance from the requirement of Section 414.5 of 25 feet between trailers to 15 feet is somewhat unusual as it is not a definitive request, but merely a general relief requested to allow a mobile homeowner to purchase a "tip out" for his trailer if he so desires. To deny this option to the homeowner would be a practical difficulty and an unreasonable hardship, and since the proposed sites exceed County area standards and since at least 15 feet must still be maintained between trailers, the granting of this relief would not create substantial injury to the public health, safety or general welfare and, therefore, the Board will grant the requested variance from Section 414.5.

LODGE FOREST PARTNERSHIP - #R-83-59-XA

ORDER

The standard manufactured and the standard of the standard of

For the reasons set forth in the aforegoing Opinion, it is this 4th day of October, 1983, by the County Board of Appeals, ORDERED that the reclassification from D.R. 16 and D.R. 5.5 to D.R. 3.5 petitioned for be and the same is hereby GRANTED; and it is

FURTHER ORDERED that the special exception for a Trailer Park petitioned for, be and the same is hereby GRANTED, subject to final approval and compliance with all CRG requirements; and it is

FURTHER ORDERED that the variance from Section 414.4 of the Baltimore County Zoning Regulations petitioned for, to reduce the required 75 foot setback from boundary lines to 15 feet be and the same is hereby DENIED, but in lieu thereof a variance from the required 75 foot setback to a 60 foot setback be and the same is hereby GRANTED: and it is

FURTHER ORDERED that the variance from Section 414.5 of the Baltimore County Zoning Regulations petitioned for to reduce the space between trailers from the required 25 feet to 15 feet, be and the same is hereby GRAUTED.

Any appeal from this decision must be in accordance with Rules B-1 thru B-13 of the Maryland Rules of Procedure.

COUNTY BOARD OF APPEALS OF BALTIMORE COUNTY

0

AND ZONING VARIANCE Center of Dundee Village Circ. * 1920' SE of the center of Eastern Avenue Extended Lodge Forest Partnership

Petitioner

IN RE: PETITION FOR SPECIAL EXCEPTION *

BEFORE THE DEFUTY ZONING COMMISSIONER OF BALTIMORE COUNTY Сазе No. 86-524-ХА

-

The Petitioner herein requests a special exception to build a mobile home park in a D.R. 3.5 zone and zoring variances to reduce the required 75-foot setback from boundary lines to a minimum of 50 feet, and to reduce space between mobile homes from the required 25 feet to 15 feet.

* * * * * * * * * *

Counsel for the Fetitioner proferred information on the checkered history of the site while the Petitioner has sought approval for a mobile home park and variances relative to the placement of individual mobile homes. That history has included the October 1983 Baltimore County Board of Appeals! decision to grant a reclassification and special exception for a total of 400 units in Phase I and II, subject to County Review Group (CRG) approval. In the spring of 1984, CRG approved a plan for 330 units. The Chesapeake Bay Critical Area legislation became effective, retroactive to March 1, 1984, thereby sending the project plans back to CRG. Phase I has been approved by the Board of Appeals and by CRG as to the requirements of the County and the Critical Area legislation and is currently under construction. Phase II received conditional approval on May 18, 1986 from CRG and is the subject of the instant case.

Phase II is a planned and integral part of the mobile home park now basin Constructed. The request for a 50-foot setback from a boundary line will tilized only for six (6) mobile homes and only for a distance of mately 450 feet along the southwestern boundary of the site. The request variance of 15 feet between mobile homes will be utilized only for the punded of expanded room additions (tip-outs). The Baltimore County Department

of Recreation and Parks and the Office of Planning are in the final stages of determining the locations of the local open space and the critical area buffer before the anticipated final CRG approval of plans.

There were no Protestants.

Pursuant to the advertisement, posting of property and public hearing, in the opinion of the Deputy Zoning Commissioner, strict compliance with the Baltimore County Zoning Regulations (BCZR) would result in practical difficulty and unreasonable hardship upon the Petitioners, the requirements of Section 502.1 have been met, and the health, safety and general welfare of the community will not be adversely affected, and, therefore, the special exception and variances should be granted.

Therefore, IT IS ORDERED by the Deputy Zoning Commissioner of Baltimore County this 3 day of July, 1986 that the herein request for special exception to allow for the construction of a mobile home park in a D.R. 3.5 zone and zoning variances to reduce the required 75-feet setback from boundary lines to a minimum of 50 feet and to reduce space between mobile homes from the required 25 feet to 15 feet, in accordance with the plan submitted herein prepared by George W. Stephens, Jr. and Associates, Inc., revised June 9, 1986, identified as Petitioner's Exhibit 1, as modified by the final CRG approved plan, are GMANTED, from and after the date of this Order, subject to the following restriction:

> There shall be a minimum distance of less than 25 feet between trailers only when required for an expanded room addition (tip-out). Any expanded room addition for any trailer may not exceed 10 feet wide by 22 feet long, and the total width of the trailer and tip-out shall not exceed 24 feet.

> > Deputy Zoning Commissioner of Baltimore County

BALTIMORE COUNTY OFFICE OF PLANNING & ZONING TOWSON, MARYLAND 21204

ARNOLD JABLON ZONING COMMISSIONER

JEAN M. H. JUNG DEPUTY ZONING COMMISSIONER

0

Robert J. Romadka, Esquire John B. Gontrum, Esquire 809 Eastern Boulevard Baltimore, Maryland 21221

> RE: Petition Special Exception and Zoning Variance Ctr. of Dundee Village Circ. 1920' SE of the Certer of Eastern Avenue Extended 15th Election District Case No. 86-524-XA

Dear Sirs:

I have this date passed my Order in the above captioned matter in accordance with the attached.

> Very truly yours, JEAN M. H. JUNG Deputy Zoning Commissioner

JMHJ:bjs Attachments

cc: People's Counsel

FROM THE OFFICE OF NOTICE WILLIAM STEPHENS, JR. & ASSOCIATES, INC.

P.O. BOX 6828, TOWSON, MARYLAND 21204

Description to Accompany Petition For Special Exeption and Variances April 21, 1986

Beginning for the same at a point in the center of Dundee Village Circle 30 feet wide distant 1920 feet more or less measured southeasterly along the center of Dundee Village Circle from the center of Eastern Avenue extended as shown on a plat of Section One Dundae Village Apartments filed in the Plat Records of Baltimore County in Plat Book O.T.G. 35 folio 133 thence running

- 1 South 47° 35' 05" West 269.62 feet thence
- 2 South 19° 55' 50" East 310.30 feet thence
- 3 South 54° 13' 33" West 258.40 feet to Saltpeter Creek thence on or
- near the waters of Saltpeter Creek the twelve following courses and distances 4 South 35° 46' 27" East 154.00 feet more or less
 - 5 South 72° 46' 27" East 775.50 feet
 - 6 North 78° 13' 33" East 280.50 feet
 - 7 South 79° 46' 13" East 594.00 feet
 - 8 North 52° 13' 33" East 132.00 feet 9 North 0° 46' 27" West 181.50 feet
 - 10 North 13° 46' 27" West 396.00 feet
 - 11 North 6° 13' 33" East 264.00 feet
 - 12 North 10° 46' 27" West 165.00 feet 13 North 31° 46' 27" West 264.00 feet
 - 14 North 65° 16' 27" West 396.00 feet and
 - 15 North 5° 55' 45" East 231.18 feet thence
 - 16 South 75° 02' 30" West 283.15 feet thence 17 South 14° 00' 00" East 91.14 feet thence
- 18 southeasterly by a line curving to the east with a radius of 410.00 feet for an arc distance of 80.61 feet (the chord of said arc being South 19° 38'

22" East 80.48 feet) thence

- 19 South 58° 15' 00" West 194.11 feet thence
- 20 South 25° 18' 00" East 20.12 feet thence
- 21 South 58° 15' 00" West 196.24 feet thence
- 22 North 25° 18' 00" West 10.06 feet thence
- 23 South 58° 18' 00" West 211.34 feet thence
- 24 South 66° 12' 26" West 110.20 feet thence
- 25 South 25° 18' 00" East 40.00 feet and thence

Description to Accompany Petition For Special Exception and Variances

April 21, 1986 Page -2-

26 South 76° 12' 17" West 102.05 feet to the place of beginning. Containing 47.962 acres of land more or less.



JUN 19 1987

PETITIONS FOR SPECIAL EXCEPTION AND ZONING VARIANCES

15th Election District

Case No. 86-524-XA

LOCATION:

Center of Dundee Village Circle, 1920 feet Southeast of the Center of Eastern Avenue Extended

DATE AND TIME: Tuesday, June 24, 1986, at 10:30 a.m.

PUBLIC HEARING: Room 106, County Office Building, 111 W. Chesapeake Avenue, Towson, Maryland

The Zoning Commissioner of Baltimore County, by authority of the Zoning Act and Regulations of Baltimore County, will hold a public hearing:

Petition for Special Exception for a mobile home park in a D.R. 3.5

Petition for Zoning Variances to reduce the required 75 feet setback from boundary lines to a minimum of 50 feet and to reduce space between the mobile homes from the required 25 feet to 15 feet

Being the property of Lodge Forest Partnership plan filed with the Zoning Office. as shown on plat

In the event that this Petition(s) is granted, a building permit may be issued within the thirty (30) day appeal period. The Zoning Commissioner will, however, entertain any request for a stay of the issuance of said permit during this period for good cause shown. Such request must be received in writing by the date of the hearing set above or made at the hearing.

> BY ORDER OF ARNOLD JABLON ZONING COMMISSIONER OF BALTIMORE COUNTY

RE: PETITION FOR SPECIAL EXCEPTION : BEFORE THE ZONING COMM. SIGNER PETITION FOR VARIANCES OF BALTIMORE COUNTY Center of Dundee Village Circle, 1920' Se of the

Extended, 15th District LODGE FOREST PARTNERSHIP,

Center of Eastern Ave.

Petitioner

Case No. 86-524-XA

ENTRY OF APPEARANCE

:::::::

Please enter the appearance of the People's Counsel in the above-captioned matter. Notices should be sent of any hearing dates or other proceedings in this matter and of the passage of any preliminary or final Order.

> Phyllis Cole Friedman Phyllis Cole Friedman People's Counsel for Baltimore County

Peter Max Zimmerman Deputy People's Counsel Room 223, Court House Towson, Maryland 21204 494-2188

I HEREBY CERTIFY that on this 10th day of June, 1986, a copy of the foregoing Entry of Appearance was mailed to Robert J. Romadka, Esquire, and John B. Gontrum, Esquire, 809 Eastern Blvd., Baltimore, MD 21221, Attorneys for Petitioner.

BALTIMORE COUNTY
OFFICE OF PLANNING & ZONING TOWSON, MARYLAND 21204

ARNOLD JABLON ZONING COMMISSIONER

JEAN M. H. JUNG DEPUTY ZONING COMMISSIONER

June 17,1986

Robert J. Romadka, Esquire John B. Gontrum, Esquire 309 Eastern Boulevard Baltimore, Maryland 21221

RE: PETITIONS FOR SPECIAL EXCEPTION AND ZONING VARIANCES Center of Dundee Village Circle, 1920' SE of the Center of Eastern Ave. Extended 15th Election District Lodge Forest Partnership - Petitioner Case No. 86-524-XA

Dear Messrs. Romadka and Gontrum:

This is to advise you that $$\pm 97.75$ is due for advertising and posting of the above property. This fee must be paid before an Order is issued.

THIS FEE MUST BE PAID AND THE ZONING SIGN AND POST RETURNED ON THE DAY OF THE HEARING OR THE ORDER SHALL NOT BE ISSUED.

Do not remove sign from property from the time it is placed by this office until the day of the hearing itself.

Please make the check payable to Polar County, Maryland, and remit ng, Towson, Maryland

BALTIMORE COUNTY, MARYLAND OFFICE OF FINANCE - REVENUE DIVISION MISCELLANEOUS CASH RECEIPT

RECEIVED WAN TRATTONE E.G. p 8 335 *** ** 5770: a 5128f

VALIDATION OR SIGNATURE OF CASHIER

Robert J. Romadka, Esquire John B. Gontrum, Esquire 809 Eastern Boulevard Baltimore, Maryland 21221

May 26, 1986

NOTICE OF HEARING

RE: PETITIONS FOR SPECIAL EXCEPTION AND ZONING VARIANCES Center of Dundee Village Circle, 1920' SE of the Center of Eastern Ave. Extended 15th Election Distric€ Lodge Forest Partnership - Petitioner Case No. 86-524-XA

Tuesday, June 24, 1986 PLACE: Room 106, County Office Building, 111 West Chesapeake Avenue, Towson, Maryland

BALTIMORE COUNTY, MARYLAND

OFFICE OF FINANCE - REVENUE DIVISION MISCELLANEOUS CASH RECEIPT DIMPARAMONTORA CONTRA VALIDATION OR SIGNATURE OF CASHIER

SECURIO - TO A CONTROL OF THE SECURIOR SECURIOR

00 15th Election District Case No. 86-524-XA LOCATION: Center of Dundee Village Circle, 1920 feet Southeast of the Center of Eastern Avenue Extended DATE AND TIME: Tuesday, Jun 24, 1986, at 10:30 a.m.
PUBLIC HEARING: Room 106
County Office Building, 111 W
Chesapeake Avenue, Towaon, The Zoning Commissioner of Baltimore County, by authority of the Zoning American and Regulations of Baltimore County, will hold a public hearing:

Petition for Special Exception for a mobile home park in a D. R. 3.5 Zone.

Petition for Zoning Various Letters. Petition for Zoning Variances to reduce the required 75 feet setback from boundary lines to a minimum of 50 feet Being the property of Lodge Forest Pertnership, as shown on plat plan filed with the Zoning Office. In the event that this Petition(s) is granted, a building permit may be issued within the thirty (30) day appeal period. The Zoning Commissioner will, however, entertain any request for a stay of the issuance of said permit during this period for said permit

during this period for good cause shown. Such request must be received

in writing by the date of the hearing se above or made at the hearing.

By Order Of ARNOLD JABLON,

Zoning Commissioner of Baltimore County 5/513 June 5.

CERTIFICATE OF PUBLICATION

THIS IS TO CERTIFY, that the annexed advertisement was

THE JEFFERSONIAN.

Lusin Huder Cheal Cost of Advertising

Petitions for Special Exception and Zoning Variances 15th Election District
Case No. 86-524-XA
LOCATION: Center of Dundee Village Circle, 1920 feet southeast of the center of Eastern Avenue Extended.
DATE & TIME: Tuesday, June 24, 1986, at 10:30 a.m. 1986, at 10:30 a.m.
PUBLIC HEARING: Room 106,
County Office Building, 111 West
Chesapeake Avenue, Towson, maryland.

The Zoning Commissioner of Baltimore County, by authority of the Zoning Act and Regulations of Baltimore County, will hold a public hearing:

Petition for Special Exception for a mobile home park in a D.R. 3.5 Zone. Petition for Zoning Variances to reduce the required 75 fait believed from boundary lines to a minimum of 50 fee and to reduce space between the mo-Being the property of Lodge Forest Partnership, as shown on the plat filed The the Zoning Office. : hailding parmit may be is period. The Zoning Commissioner will, however, entertain any request for a stay of the issuance of said per-

mit during this period for good cause shown. Such request must be received

Ge Times

This is to Certify, That the annexed e, L 8949 was inserted in Ole Times, a newspaper printed and published in Baltimore County, once in each

27.50

Petitioner: Lodge Forest Partnership Note: in correct name Location of property: Contar of Dundoe Village Girole, 1910'SF/ Festern des Estended Biscayne Boy Village + Biscayne Bay Blude Location of Signs: At end of Biscoyne Buy Blud, Approx. 50' 5 of Intersection of I amazaa Trail + Biscorne By Aled, on property of Patitioner Remarks: Sec Plat For sign leve liens Posted by Afficely Mumber of Signs: ___

Posted for: ... Special Hearing & Variance

CERTIFICATE OF POSTING

0

ZONING CEPARTMENT OF BALTIMORE COUNTY 84-574-14

Zoning Commissioner of Baltimore County

By Order Of

